IN THE UNITED STATES DISTRICT COURT FOR THE EASTERN DISTRICT OF MICHIGAN

DEPOSITION OF RALPH SILVERMAN, M.D.

APPEARING REMOTELY FROM

CLAYTON, MISSOURI

JULY 23, 2021

1:00 P.M.

REPORTED BY:

ROBIN HEJNAR, CSR, RPR

CSR No. 084-004689

APPEARING REMOTELY FROM DUPAGE COUNTY, ILLINOIS

1	APPEARANCES:	Page 2	1	Page 4 THE REPORTER: The attorneys participating
2	APPEARANCES:		2	in this deposition acknowledge that I am not physically
3	MARGOLIS, GALLAGHER & CROSS, by LAWRENCE MARGOLIS & IAN CROSS		3	present in the deposition room and that I will be
4	214 South Main Street, Suite 200		4	reporting this remotely. They further acknowledge that,
	Ann Arbor, Michigan 48104		5	in lieu of an oath administered in person, the witness
5	(734) 994-9590 larry@lawinannarbor.com		6	will verbally declare his/her testimony in this matter
6	Representing the Plaintiff;		7	is under penalty of perjury. The parties and their
7 8			8	counsel consent to this arrangement and waive any
9	CORBET, SHAW, ESSAD & BONASSO, by		9	objections to this manner of reporting.
10	DANIEL CORBET 30500 Van Dyke Avenue, Suite 500		10	Please indicate your agreement by stating
	Warren, Michigan 48093		11	your name and your agreement on the record.
11	(312) 964-6300 daniel.corbet@cseb-law.com		12	MR. CORBET: Dan Corbet, I'm fine with that.
12	Representing Prime Healthcare S	ervices,	13	MR. CROSS: Ian Cross, I consent.
13	Colleen Spencer, and David Krau	se;	14	MR. SCARBER: Devlin Scarber, I agree.
14			15	THE REPORTER: Can I have a stipulation to
15	CHADNAN TAN CECAE		16	the doctor's identity, foregoing the ID?
16	CHAPMAN LAW GROUP, by DEVLIN SCARBER		17	MR. CORBET: Dan Corbet, yes.
	1441 West Long Lake Road, Suite 310		18	MR. CROSS: Ian Cross, yes.
17	Troy, Michigan 48098 (248) 644-6326		19	MR. SCARBER: Devlin Scarber, yes.
18	dscarber@chapmanlawgroup.com		20	What I would ask is, that he provide some
19	Representing Corizon Health, In Keith Papendick, M.D.	c., and	21	kind of ID after the deposition, maybe to Mr. Cross;
20	Reich Tapendick, M.D.		22	Mr. Cross, if you can get it to us?
21 22			23	MR. CROSS: Sure. I don't have a problem
23			24	with that.
24 25			25	
23				
		Page 3		Page 5
1	I N D E X	2 3. 9 2	1	(Whereupon, Ralph Silverman, M.D., is
2	WITNESS EXAMINATION		2	duly sworn.)
3	RALPH SILVERMAN, M.D.		3	DIRECT-EXAMINATION
4	By Mr. Scarber 05, 71,	91	4	BY MR. SCARBER:
5	By Mr. Corbet 42, 80,	90	5	Q. Let the record reflect that this is the
6	By Mr. Cross 59, 89		6	deposition of Dr. Ralph Silverman, that's being taken
7				1 ,
8			7	pursuant to notice, all purposes allowed under Michigan
			7 8	
9				pursuant to notice, all purposes allowed under Michigan
10			8	pursuant to notice, all purposes allowed under Michigan and Federal Court Rules and Rules of Evidence.
10			8 9	pursuant to notice, all purposes allowed under Michigan and Federal Court Rules and Rules of Evidence. Dr. Silverman, we've had an opportunity to meet earlier today, before your deposition. My name is Devlin Scarber. I'm representing the Corizon defendants
10 11 12			8 9 10 11 12	pursuant to notice, all purposes allowed under Michigan and Federal Court Rules and Rules of Evidence. Dr. Silverman, we've had an opportunity to meet earlier today, before your deposition. My name is Devlin Scarber. I'm representing the Corizon defendants in this case. I'm here, today, to ask you some
10 11 12 13			8 9 10 11	pursuant to notice, all purposes allowed under Michigan and Federal Court Rules and Rules of Evidence. Dr. Silverman, we've had an opportunity to meet earlier today, before your deposition. My name is Devlin Scarber. I'm representing the Corizon defendants
10 11 12 13 14			8 9 10 11 12 13 14	pursuant to notice, all purposes allowed under Michigan and Federal Court Rules and Rules of Evidence. Dr. Silverman, we've had an opportunity to meet earlier today, before your deposition. My name is Devlin Scarber. I'm representing the Corizon defendants in this case. I'm here, today, to ask you some
10 11 12 13 14	ЕХНІВІТЅ		8 9 10 11 12 13 14 15	pursuant to notice, all purposes allowed under Michigan and Federal Court Rules and Rules of Evidence. Dr. Silverman, we've had an opportunity to meet earlier today, before your deposition. My name is Devlin Scarber. I'm representing the Corizon defendants in this case. I'm here, today, to ask you some questions about your involvement in this, in terms of
10 11 12 13 14 15	NUMBER MARKED FOR	ID	8 9 10 11 12 13 14 15 16	pursuant to notice, all purposes allowed under Michigan and Federal Court Rules and Rules of Evidence. Dr. Silverman, we've had an opportunity to meet earlier today, before your deposition. My name is Devlin Scarber. I'm representing the Corizon defendants in this case. I'm here, today, to ask you some questions about your involvement in this, in terms of your review and opinions in this particular case. Do you understand that? A. Yes.
10 11 12 13 14 15 16	NUMBER MARKED FOR Exhibit A 12	ID	8 9 10 11 12 13 14 15 16 17	pursuant to notice, all purposes allowed under Michigan and Federal Court Rules and Rules of Evidence. Dr. Silverman, we've had an opportunity to meet earlier today, before your deposition. My name is Devlin Scarber. I'm representing the Corizon defendants in this case. I'm here, today, to ask you some questions about your involvement in this, in terms of your review and opinions in this particular case. Do you understand that? A. Yes. Q. And you've given a deposition before, correct?
10 11 12 13 14 15 16 17	NUMBER MARKED FOR	ID	8 9 10 11 12 13 14 15 16 17 18	pursuant to notice, all purposes allowed under Michigan and Federal Court Rules and Rules of Evidence. Dr. Silverman, we've had an opportunity to meet earlier today, before your deposition. My name is Devlin Scarber. I'm representing the Corizon defendants in this case. I'm here, today, to ask you some questions about your involvement in this, in terms of your review and opinions in this particular case. Do you understand that? A. Yes. Q. And you've given a deposition before, correct? A. Yes.
10 11 12 13 14 15 16 17 18	NUMBER MARKED FOR Exhibit A 12	ID	8 9 10 11 12 13 14 15 16 17 18	pursuant to notice, all purposes allowed under Michigan and Federal Court Rules and Rules of Evidence. Dr. Silverman, we've had an opportunity to meet earlier today, before your deposition. My name is Devlin Scarber. I'm representing the Corizon defendants in this case. I'm here, today, to ask you some questions about your involvement in this, in terms of your review and opinions in this particular case. Do you understand that? A. Yes. Q. And you've given a deposition before, correct? A. Yes. Q. And I used to say this is an unusual format, but
10 11 12 13 14 15 16 17 18 19	NUMBER MARKED FOR Exhibit A 12	ID	8 9 10 11 12 13 14 15 16 17 18 19 20	pursuant to notice, all purposes allowed under Michigan and Federal Court Rules and Rules of Evidence. Dr. Silverman, we've had an opportunity to meet earlier today, before your deposition. My name is Devlin Scarber. I'm representing the Corizon defendants in this case. I'm here, today, to ask you some questions about your involvement in this, in terms of your review and opinions in this particular case. Do you understand that? A. Yes. Q. And you've given a deposition before, correct? A. Yes. Q. And I used to say this is an unusual format, but it's becoming very typical now. We've got two other
10 11 12 13 14 15 16 17 18 19 20 21	NUMBER MARKED FOR Exhibit A 12	ID	8 9 10 11 12 13 14 15 16 17 18 19 20 21	pursuant to notice, all purposes allowed under Michigan and Federal Court Rules and Rules of Evidence. Dr. Silverman, we've had an opportunity to meet earlier today, before your deposition. My name is Devlin Scarber. I'm representing the Corizon defendants in this case. I'm here, today, to ask you some questions about your involvement in this, in terms of your review and opinions in this particular case. Do you understand that? A. Yes. Q. And you've given a deposition before, correct? A. Yes. Q. And I used to say this is an unusual format, but it's becoming very typical now. We've got two other attorneys who are appearing remotely. If you got any
10 11 12 13 14 15 16 17 18 19 20 21	NUMBER MARKED FOR Exhibit A 12	ID	8 9 10 11 12 13 14 15 16 17 18 19 20 21 22	pursuant to notice, all purposes allowed under Michigan and Federal Court Rules and Rules of Evidence. Dr. Silverman, we've had an opportunity to meet earlier today, before your deposition. My name is Devlin Scarber. I'm representing the Corizon defendants in this case. I'm here, today, to ask you some questions about your involvement in this, in terms of your review and opinions in this particular case. Do you understand that? A. Yes. Q. And you've given a deposition before, correct? A. Yes. Q. And I used to say this is an unusual format, but it's becoming very typical now. We've got two other attorneys who are appearing remotely. If you got any issues understanding any questions; if there's any
10 11 12 13 14 15 16 17 18 19 20 21 22 23	NUMBER MARKED FOR Exhibit A 12	ID	8 9 10 11 12 13 14 15 16 17 18 19 20 21 22 23	pursuant to notice, all purposes allowed under Michigan and Federal Court Rules and Rules of Evidence. Dr. Silverman, we've had an opportunity to meet earlier today, before your deposition. My name is Devlin Scarber. I'm representing the Corizon defendants in this case. I'm here, today, to ask you some questions about your involvement in this, in terms of your review and opinions in this particular case. Do you understand that? A. Yes. Q. And you've given a deposition before, correct? A. Yes. Q. And I used to say this is an unusual format, but it's becoming very typical now. We've got two other attorneys who are appearing remotely. If you got any issues understanding any questions; if there's any technical difficulties at all, make sure you let us
10 11 12 13 14 15 16 17 18 19 20 21 22 23	NUMBER MARKED FOR Exhibit A 12	ID	8 9 10 11 12 13 14 15 16 17 18 19 20 21 22 23 24	pursuant to notice, all purposes allowed under Michigan and Federal Court Rules and Rules of Evidence. Dr. Silverman, we've had an opportunity to meet earlier today, before your deposition. My name is Devlin Scarber. I'm representing the Corizon defendants in this case. I'm here, today, to ask you some questions about your involvement in this, in terms of your review and opinions in this particular case. Do you understand that? A. Yes. Q. And you've given a deposition before, correct? A. Yes. Q. And I used to say this is an unusual format, but it's becoming very typical now. We've got two other attorneys who are appearing remotely. If you got any issues understanding any questions; if there's any technical difficulties at all, make sure you let us know; and we'll try to correct whatever problems that
10 11 12 13 14 15 16 17 18 19 20 21 22 23	NUMBER MARKED FOR Exhibit A 12	ID	8 9 10 11 12 13 14 15 16 17 18 19 20 21 22 23	pursuant to notice, all purposes allowed under Michigan and Federal Court Rules and Rules of Evidence. Dr. Silverman, we've had an opportunity to meet earlier today, before your deposition. My name is Devlin Scarber. I'm representing the Corizon defendants in this case. I'm here, today, to ask you some questions about your involvement in this, in terms of your review and opinions in this particular case. Do you understand that? A. Yes. Q. And you've given a deposition before, correct? A. Yes. Q. And I used to say this is an unusual format, but it's becoming very typical now. We've got two other attorneys who are appearing remotely. If you got any issues understanding any questions; if there's any technical difficulties at all, make sure you let us

Page 6

July 23, 2021

3

11

13

16

21

1 A. Yes.

- 2 Q. If you don't understand a question that I might
- 3 ask you, just let me know; and I will repeat or rephrase
- 4 the question, and try to make the question better, so
- 5 that you can understand.
- 6 A. Yes.
- 7 Q. You've indicated that you've given a deposition
- 8 before. About how many times have you given a
- 9 deposition before?
- 10 A. 85 to 100 times since 2004.
- 11 Q. And when did you become a licensed medical
- 12 doctor?
- 13 A. 1998.
- 14 Q. And where do you currently practice?
- 15 A. Is the question, where is my current practice?
- 16 Q. Yeah, where do you currently practice?
- 17 A. Are you asking me where my address is?
- 18 Q. Where do you currently practice medicine?
- 19 A. St. Louis.
- 20 Q. Out of any clinic or hospital?
- 21 A. I have an office, and hospitals that I go to.
- 22 Q. Where's your office located?
- 23 A. In St. Louis.
- Q. What hospitals are you affiliated with, or have
- 25 privileges at, that you might see patients?

- A. The request for expert report.
- 2 Q. And then after that?
 - A. Michigan Department of Correction records.

Page 8

Page 9

- 4 Q. You -- I thought you said there was some kind of
- request for a surgery record or something like that.
- 6 Maybe I misheard you.
- 7 A. This was -- some Lake Huron records. I'm looking
- at the actual file that I have, that's labeled on there;
- 9 and these are progress reports; notes, if you will, of
- 10 Lake Huron Medical Center.
 - Q. And when were you retained in this particular
- 12 case, to serve as an expert witness?
 - A. My recollection is November of 2020.
- ${\tt Q.}$ And were you provided all the records that you
- 15 just mentioned, in November 2020?
 - A. I don't recall, but I believe it came in
- 17 different points, if you will.
- 18 Q. Do you know what materials you actually had when
- 9 you wrote your report, your expert report in this case?
- 20 A. No
 - Q. And what is your area of practice?
- 22 A. I practice both general surgery and colorectal
- 23 surgery.
- Q. Do you agree, Doctor, that medical professionals
- 25 are taught to exercise medical judgment based upon their

Page 7

- A. Mercy Hospital, St. Clair Hospital, and Missouri
 - Baptist Hospital. That's a parent hospital.
- 3 Q. And can you tell us if you brought any materials
- 4 with you today for your deposition?
- 5 A. I did.
- 6 Q. And what did you bring?
- 7 A. I brought my record with me, including -- in no
- 8 particular order -- an expert report from Dr. McKenna, a
- 9 filed amended complaint, an expert report from
- 10 Dr. McQuiston, the Michigan Department of Correction
- 11 records, a deposition of Dr. Papendick, a record of
- 12 replacement surgery at Jackson, a second Corizon expert
- 13 report, a Notice of Deposition, and a third Corizon
- 14 expert report. I can open any of these.
- 15 Q. Okay. What was the material you reviewed? You
- 16 said something about "request for services," or
- 17 something like that. I might have misunderstood you,
- 18 but it was before you started talking about the expert
- 19 reports that you got.
- 20 A. I don't understand the question.
- 21 Q. What was the thing that you mentioned that you
- 22 reviewed prior to mentioning -- I think it was
- 23 Dr. McKenna's expert report.
- 24 A. The amended complaint.
- 25 O. What was after that?

- 1 training and knowledge of medicine, and to make
- 2 decisions regarding treatment?
- A. Yes.
- 4 Q. And, in fact, you use your medical judgment every
- day to make decisions regarding what treatment options
- 6 to use regarding the healthcare of your patients,
- 7 correct?
- 8 A. True.
- 9 Q. And you would agree that medical professionals
 - use medical judgment in making healthcare decisions
- 11 regarding patients?
 - A. Yes.

12

16

- 13 Q. You agree, Doctor, that doctors/physicians could
- 14 arrive at different treatment decisions using reasonable
- 15 medical judgment?
 - A. It's possible.
- 17 Q. Your opinion in this case is that, Dr. Papendick,
 - one of the defendants in this case, failed to exercise
- 19 proper medical judgment in treating Mr. Jackson,
- 20 correct?
- 21 A. I was wondering if my final report was available.
- 22 Q. Do you have that?
 - A. No.
- 24 Q. Okay.
- 25 MR. CORBET: Hey, Devlin, he said "final."

Page 10 Page 12 Does that mean there's more than one? 1 doctor's Exhibit A to his deposition. This will be 2 THE WITNESS: I don't have any belief that 2 marked out of order. I don't care. 3 there's more than one. 3 BY MR. SCARBER: MR. CORBET: Okay. Q. Did you get a copy of this deposition notice? 4 THE WITNESS: What was the question again? 5 A. Yes. Does anybody have my report available, or not? And if Q. You got a copy of that? 6 7 the answer's no, then I can't answer that question, A. Yes. 8 because I'd like to look at my report. MR. SCARBER: And, Robin, what we'll do is 9 BY MR. SCARBER: we'll mark this deposition notice -- this is the 10 Q. Well, I may have a copy of your report that is deposition notice that we sent. We'll mark that as Exhibit B. 11 written up, where I got comments on it. I don't know if BY MR. SCARBER: 12 I have an unredacted copy of your report. I thought you 12 would have a copy of it for your deposition today. 13 13 Q. Did you have an opportunity to review the (Discussion off the record.) 14 deposition of the actual surgeon who performed Mr. Jackson's colostomy in this case? 15 BY MR. SCARBER: 16 Q. Dr. Silverman, your opinion in this case is that 16 A. Everything I told you was all I reviewed. So the 17 Dr. Papendick failed to exercise proper medical judgment 17 answer to that would be no. in treating Mr. Jackson, correct? Q. So you didn't review Dr. Cansicar's testimony, 19 A. Yes. where she testified that, when she referenced a standard 20 Q. And based upon the failure to exercise proper of practice, what she was talking about was her standard 21 medical judgment, you believe that Dr. Papendick of practice, and not what everybody else does? 22 breached the standard of care? 22 A. Same answer, I haven't reviewed it. 23 A. Yes. 23 Q. And that's because, Doctor, that every doctor has 24 Q. And you believe that, as a result of the a certain standard that they might follow as a part of 25 decisions that he made based upon his medical judgment, their practice, right? Page 11 Page 13 resulting in a breach of the standard of care, as you A. I haven't reviewed her testimony. say, that Mr. Jackson was injured, correct? Q. You can answer that question though; every doctor 3 MR. CORBET: Misstates testimony. has a standard of a particular practice that they might 4 BY MR. SCARBER: do in their practice, and other doctors might have a 5 Q. Is that what you believe? different standard that they follow, right? A. Yes. A. Well, typically, there's an actual standard of 6 7 Q. And are those opinions that you're prepared to care; and if you're talking about the art of medicine, 8 discuss today? 8 some things are done differently to arrive at a similar 9 A. Yes. endpoint. 10 Q. Doctor, I do have -- you don't have your CV with 10 Q. But that's because every doctor's medical 11 you, right? judgment is not the same, right? 12 A. I do. 12 A. Medical judgment can be different. 13 Q. You do have it? 13 Q. And in your practice, Doctor, you've had patients A. I do. 14 who have gotten a second opinion about something you may 15 have told them, or wanted to do with respect to their Q. Okay. Take a look at this hardcopy of that, and 16 tell me if that's what you got; and that's probably --16 care, correct? 17 I'm going to tell you, we probably got that back in 17 A. It's possible. If you're asking me if I have a November of 2020, sometime around then. recollection of that, the answer would be no. 18 19 THE REPORTER: I can't hear you. 19 Q. Do you have a recollection, Doctor, that maybe 20 THE WITNESS: I'm just saying, that's not you, yourself, at some point, was sought out for maybe a 21 mine, that's not mine. There's extra papers delivered 21 second or third opinion from a patient that might have 22 to me. seen some other doctors prior to coming to you? 23 It's up-to-date. 23 A. I'm sure I've given second or third opinions. I MR. SCARBER: Robin, what we're going to do don't have independent recollections of it.

Q. But you should have over the course of your

25 is, we're going to mark his CV as exhibit -- the

Page 14

July 23, 2021

1 practice --

- 2 A. I just answered that.
 - Q. Well, let me finish my question.
- 4 You believe that that has occurred over the
- 5 course of your practice, since about 1998 or so?
- 6 A. Since 2004, which is when I started seeing
- 7 patients on my own, yes.
- Q. And you reviewed Dr. Papendick's testimony in
- 9 this case it sounds like?
- 10 A. Yes.

3

- 11 Q. And you reviewed his testimony, where he
- 12 testified about risk versus benefits of a colostomy
- 13 reversal for Mr. Jackson?
- 14 A. Yes.
- 15 Q. And basically, you disagree with the medical
- 16 judgment that he used in terms of risk or benefits for
- 17 Mr. Jackson?
- 18 A. True.

19

7

- Q. That's true? You disagree with it?
- 20 A. That is true.
- 21 Q. Dr. Cansicar, in this case, testified that there
- 22 can be differences of opinion amongst doctors regarding
- 23 colostomy reversals, concerning whether to do them. Do
- 24 you agree with that?
- 25 A. I didn't read the deposition.

- Page 16 1 the question, you can just tell me you can't answer it.
- 2 If I ask you the same question, or it seems like it's a
- 3 redundant question, you can answer the question, but you
- 4 can't tell me how to ask the question.
 - A. But I said to you that I haven't reviewed her
- 6 testimony, yet you keep asking, "Have I reviewed her
- 7 testimony?"
 - Q. Are you here to answer questions?
 - A. I'm certainly here to answer questions.
- 10 Q. I would appreciate it if you do that. If you've
 - got a problem with the way I'm asking questions --
- 12 A. I've already said that.
- 13 Q. You have an attorney here who is representing
- 4 you, who can object. Just like you've gone to medical
- 15 school, he's gone to law school. Just like you've
 - passed boards, he's passed the bar exam, and he can say
- 17 whatever, and tell an objection that he wants to make
 - relative to the way I'm asking questions, okay?
 - A. That's fine.
- Q. Okay. So you would agree, Doctor, then, that
- 21 there can be differences of opinion amongst doctors as
- 22 with respect to the timing of when to do a colostomy
- 23 reversal?

19

24

7

11

- A. It's possible.
- 25 Q. It's possible that there could be differences of

Page 15

- Q. Do you agree that there can be differences of
- opinions regarding doctors, concerning whether to do
- 3 colostomy reversals?
- 4 A. Doctors can review a patient's chart, a clinical
- 5 history, and make a decision about when the colostomy
- 6 should be reversed.
 - Q. And they can reach different conclusions based
- 8 upon what they review, right?
- 9 A. It's possible.
- 10 Q. Did you review her testimony, where she testified
- 11 that there could be differences of opinion regarding
- 12 colostomy reversals as to when they should be done, in
- 13 terms of the timing?
- 14 A. I didn't review her testimony.
- 15 Q. But do you agree that --
- 16 A. My question is, why do you keep asking if I
- 17 reviewed the testimony, when I've told you I haven't
- 18 reviewed the testimony? If you want to ask a question
- 10 Tevience and coopernory. If you make to don a question
- 19 about the testimony, that's different, but my answer's
- 20 going to be the same. I haven't reviewed her testimony.
- Q. Let me stop you right there. As the attorney, I'm going to be the one asking the questions. You're
- 23 the one here to answer the questions. You don't have to
- 24 question me, with all due respect, as to why I might be
- 25 asking a question in a certain way. If you can't answer

- 1 medical judgment, differences of opinion?
 - A. That's what I said.
- Q. The surgeon in this case, Dr. Silverman, who is
- Dr. Cansicar, testified to -- after looking at various
- 5 articles and language from articles, she came to those
- conclusions that we just talked about.
 - A. Which conclusions were those?
- 8 Q. The conclusions that there could be differences
- 9 among whether to do a reversal and the timing of when to
 - do a reversal, if a doctor decides he wants to do one.
 - A. Okav.
- 12 Q. Would you agree, Doctor, that there would be, not
- 3 only medical testimony to support that from physicians
- 14 that will say that, but there would be articles that
- 15 would acknowledge that fact as well?
 - A. I don't need articles to tell me that.
- 17 Physicians can look at patients' charts, patients'
 - records, physical exams, and come to conclusions about
 - when a colostomy can be reversed.
- Q. And they can come to conclusions as to whether or not it should be reversed at all, correct?
- 22 A. True.
 - Q. You, in particular, Dr. Silverman, you had no
- 24 involvement in the medical decisions and medical
- 25 judgments that were made concerning this particular

Page 17

Page 18 1 case, correct? 1 records in this case document that, on at least two 2 A. Yes. 3 Q. And you were retained by the plaintiff, correct? 4 A. Yes.

5 Q. And you were retained by the plaintiff to give an opinion to the plaintiff, right? 6

A. I was retained by the plaintiff to review the 8 medical records and come to a conclusion about the care 9 delivered in the case, correct.

10 Q. And the conclusions that you came to were 11 supporting the plaintiff's position, correct?

A. That is true. 12

13 Q. And you were also paid by the plaintiff to review 14 records and come to the conclusions that you would come 15 to, correct?

16 A. I was paid by the hour to review the records and 17 come to a conclusion.

Q. Dr. Silverman, do you ever call another doctor's 18 office or medical facility, so that you can get 19

information for further understanding about a particular

21 patient that you might be treating?

22 A. I don't understand the question. Can you 23

rephrase? 24 Q. Yes.

25 As a doctor, if you know that a patient may have Page 20

occasions, the healthcare providers in the Michigan

Department of Corrections contacted the surgeon's office

about Mr. Jackson's colostomy, and a potential reversal;

and that, on both occasions, the surgeon's office stated

that there were no urgent medical issues, and the colostomy is functional, and that there is no medical

necessity?

A. I am aware that those calls were made.

10 Q. And you reviewed Dr. Papendick's testimony, where he discussed that, in his medical judgment, the risk for doing surgery for Mr. Jackson outweighed the benefit of

13 doing the surgery, correct?

14 A. I did read that testimony, in fact.

15 Q. You disagree with that, right?

A. I wholly disagree with that.

17 Q. And Dr. Papendick testified that, in his medical

judgment, based upon information he was provided,

Mr. Jackson was having no medical problems back in

April 2017/March of 2017. Are you aware of that?

22 Q. And do you disagree with that?

23 A. Yes.

16

21

24

12

13

15

18

Q. From the records that you saw, would you please

tell me what physical medical problem that you saw, that

Page 19

seen another doctor, or go to another hospital, or

treated at another facility, would you ever call that

particular hospital or doctor's office maybe to get some

4 information about the particular patient, or some

further information to help your understanding about a

particular patient? 6

7 A. If the record didn't accurately or fully answer

the questions that I had in mind on this particular 8 patient, if there wasn't enough information, then I

10 would, in fact, call the physician.

11 Q. Okay. And you would do that out of concern for 12 the patient's care, correct?

13 A. I would do that to make sure that the information 14 that I had was complete before I delivered care to the

15 patient.

25

16 Q. And you feel like that is something that is a 17 safe practice to do concerning a patient, right?

18 A. I think it's a reasonable practice to do, and

19 it's safe if you need information that is not present.

20 Q. Information that you might obtain, the facts that

21 you might obtain might assist you in the medical 22 decisions and judgments that you are going to be making

about that particular patient, correct?

24 A. It may or it may not assist you.

Q. Dr. Silverman, are you aware that the medical

Page 21 Mr. Jackson had back in March or April of 2017, with

respect to his colostomy?

A. The records will reflect that Mr. Jackson, in

fact, developed not only anxiety, psychological issues

and stress about having a colostomy that was perfectly

able to be reversed, but also that he was -- tried to,

in fact, hide the smell of his colostomy, and the fact that he was assaulted, and punched in the colostomy 8

because of his issues, causing, at least on paper,

issues regarding his psychology.

11 Q. Are you a psychologist, Dr. Silverman?

A. No, but --

Q. I just want you to answer my question.

A. I'm not done answering my question.

Q. Are you a psychologist?

16 A. I'm not done --

Q. Go ahead. 17

A. -- answering my question.

19 Q. If your answer is you are not a psychologist, yes

20 or no, go ahead.

21 A. We can stop this right now. If you're not going

22 to let me answer my question, we can finish this now.

What's it going to be, Counselor?

24 Q. Listen, you're here to testify.

25 A. I am speaking.

Page 22 Page 24 1 Q. If I ask a yes or no question --1 problems. Other than psychological and anxiety 2 2 problems, are you aware of any other medical problems, A. You're not letting me answer my question. Q. Go ahead. I would ask you to direct --3 physical conditions that we're talking about, that 3 MR. CORBET: Answer the question. We'll 4 Mr. Jackson would have had in March or April of 2017? 4 5 discuss it on cross when he's done asking his questions, 6 okav? Q. Dr. Papendick testified that the patient was THE WITNESS: To answer the question, that having absolutely no complaints, no medical problems, I'm not a psychologist. I have dealt with numerous but was just saying he wanted a reversal back in March patients over the last 17 years -or April of 2017. Did you read that in his deposition? 10 BY MR. SCARBER: 10 A. Yes. 11 Q. Okay. You've answered my question. Thank you. Q. Did you read in any record, in March or April 12 So the yes or no answer to my question, of 2017, when this was reviewed by Dr. Papendick, where 13 Dr. Silverman, is you're not a psychologist, correct? the patient was making any medical complaints, talking 14 Yes or no? about pain, or that his colostomy wasn't functioning 15 A. I'm not going to answer that. 15 properly? 16 16 A. No. Q. Have you gone to school for psychology? 17 17 Q. In fact, there's nothing in the records that say Q. Do you have a psychological degree? anything like that, is there? A. I don't think there's such things as A. True. 19 19 20 psychological degrees. 20 Q. And did you review Mr. Jackson's testimony in 21 Q. Do you have a Ph.D. in psychology? 21 this case? 22 22 A. Yes. 23 Q. Do you have a medical degree in psychiatry? 23 Q. And when did you review that? 24 24 A. I think that was more recently. 25 25 Q. Do you prescribe medications for depression or Q. Was it, like, within the last month? Page 23 Page 25 anxiety as a result of a psychiatric condition? 1 A. Yes. 2 A. No. Q. Was it within the last week? 3 Q. Is it fair to say, Doctor, that you are not a A. I don't recall. Possibly. 4 licensed psychologist or psychiatrist? Q. Did you review his testimony, that as soon as he got to prison from the St. Clair County Jail, he was A. Yes. You can lower your voice too. Q. Thank you. Now I'm going to go back to my 6 planning to file a lawsuit against the jail because he 6 7 original question. 7 hadn't gotten a reversal in jail? 8 8 A. Yes. I think he also threatened that in the Aside from psychological problems that you've 9 identified, and anxiety problems that you've identified, records as well, the medical records. can you tell me an actual physical medicine condition 10 Q. And did you review where he testified that he

11 that Mr. Jackson had with respect to his colostomy back in April or March of 2017? 13 A. He was punched and it had blood in it. Q. That happened in March of 2017. So I'm going to

15 ask the question again. 16 Other than -- with respect to him having an 17 actual physical condition that can be diagnosed by a medical doctor, a physical problem with his colostomy 18 19 that he had had by Dr. Kansakar back in December 20 of 2016, did you find in the records a specific medical 21 related injury, a physical medicine injury that 22 Mr. Jackson was experiencing in March of 2017 or April 23 of 2017? 24 A. Not other than what I've already said.

Q. Well, you mention psychological and anxiety

25

essentially came to prison, saying he would sue the prison too, even though he had no physical complaints 13 about the colostomy? A. I do recall that. 15 Q. And Dr. Papendick testified about Mr. Jackson 16 having concerns -- strike the question. I'll restate 17 18 Dr. Papendick testified that he was actually having concerns, that the surgery could actually harm Mr. Jackson, didn't he? 21 A. Yes. 22 Q. And Dr. Kansakar testified that there are significant risks to Mr. Jackson for things like a potential need for a re-operation, for leaking after the

reversal surgery, for damage to the surrounding

Page 28 Page 26 structure, including the ureter and genitourinary consent after lengthy discussion." system, infection, heart attack, stroke, death? You 2 2 Q. Thank you. 3 agree that those risks can occur, correct, Doctor? 3 This is the surgical report of June 19th, 2019, A. Those are the general risks of abdominal surgery. by Dr. Weber. It is page 574 of 579 of the DMC medical 4 Q. And those are the same risks that you actually records. I won't mark it. 6 have to tell your patients when you're getting ready to Dr. Silverman, colostomy reversals are elective perform a procedure like this on them? surgeries, right? A. Not only are they the same risks, but they are A. Yes, they're not emergencies. They're not the same risks that exist whether you're in prison or emergent procedures, right. 10 whether you're out of prison. 10 Q. They can be performed, or oftentimes not Q. I'm going to ask my question again. performed, correct? 11 12 A. All right. You ask your question all you want, 12 A. They can be performed, and if there are 13 Counsel. 13 contraindications, they can be not performed. 14 Q. But I'm going to ask my question until I get an 14 Q. And many patients elect to have a colostomy 15 answer. 15 reversal, and many don't elect to have it, correct? 16 A. Ask it again. 16 A. The overwhelming majority of patients elect to 17 Q. My question is, these are the same risks that you 17 have it reversed, and rarely someone will not elect to provide to your patients before you get ready to perform have it reversed. a procedure on them, correct? Q. But you have seen that there are patients who get 19 20 A. Correct. it and patients who don't get it, right? 21 Q. Thank you. A. I have, as I just testified to. 22 And even the records of the surgeon who performed Q. And there's nothing mandating that the reversal 23 the colostomy reversal on Mr. Jackson in June of 2019 be done, correct, unless there is some kind of recognized the same risks. Did you see that in the serious -- serious damage occurring to the patient, 25 records, or did you not review those records? 25 making it an emergent situation, right? Page 27 Page 29 1 A. Which records? A. I don't understand the question. Q. The records where he gets his colostomy reversal. Q. There's nothing that is mandated for the patient, 3 A. I did review those records. that he actually has to have a colostomy reversal, Q. You received the DMC records? 4 correct? A. I believe I reviewed a -- maybe just the 5 5 MR. CORBET: Objection, vague. operative report. Maybe not the entire record. THE WITNESS: Mandated to have a colostomy 6 7 Q. To speed this up, is that something that you reversal? 8 might have looked at? 8 BY MR. SCARBER: 9 A. Yes. 9 Q. I'll rephrase the question. 10 Q. It's front and back. 10 Is it mandating for a patient, that he must undergo a colostomy reversal? 11 Does that look like something that you would have 12 reviewed, Doctor? A. If a patient does not want to undergo a colostomy 13 A. Yes. reversal, the patient does not have to undergo a 14 Q. All right. Let me see that back for a second. I colostomy reversal. 15 15 appreciate it. Q. And you're not aware of any particular mandate 16 Can you read this last sentence, here, for the that says, after you have a colostomy, you must 17 record, Doctor? Just read the last sentence of that 100 percent, absolutely have to have a colostomy 17 18 reversal? 18 paragraph. 19 19 A. "After patient was made aware of all the risks A. Correct. 20 and benefits of the procedure, including, but not Q. In fact, Doctor, in both of Mr. Jackson's visits 21 limited to the risk of heart attack, stroke, death, with Dr. Kansakar in December of 2016 and January of 2017, are you aware that she testified that he had no 22 infection, the potential need for re-operation, and the 23 potential for a leak, or potential for damage to complaints regarding his colostomy?

A. I didn't review her testimony.

Q. Are you aware from looking at the records? You

26 to 29

24 surrounding structures, including the ureter and

genitourinary system, the patient signed informed

```
Page 30
                                                                                                                   Page 32
    said you reviewed the records. Did you review the
                                                                   statement. There were two statements.
2 records?
                                                                2
                                                                               THE WITNESS: I don't remember what I said.
3
                                                                3
                                                                  BY MR. SCARBER:
       A. Yes.
       Q. Are you aware from reviewing the records, that
                                                                4
                                                                      Q. My question was, are you aware that Mr. Jackson
4
    when she saw him in the follow-up visits, he was in good
                                                                   is not even alleging claims in this particular lawsuit
    condition, productive, functioning properly, and had no
                                                                   for any physical damage that occurred to him as a result
 6
    pain issues?
                                                                   of not having his colostomy reversal performed any
8
       A. I'm aware of that.
                                                                8
                                                                   sooner?
9
       Q. You have no reason to disagree with her
                                                                9
                                                                       A. And I think I said I'm not aware of that, but I'm
10
    examination in her records, do you?
                                                               10
                                                                   not disputing it either.
11
       A. I have no reason to disagree with her.
                                                               11
                                                                      Q. Okay. I believe you did.
12
       Q. Doctor, you mentioned in your report, that the
                                                               12
                                                                          He's not claiming, Dr. Silverman, that he had --
                                                               13
                                                                   that his reconnection procedure was difficult?
13 longer a reversal is delayed, the more likely the chance
                                                                      A. I don't think so.
14
    of developing fibrosis in the pelvis, where the rectal
                                                               14
                                                                      Q. He's not claiming that he's got any kind of poor
15
    stump sits, and it can cause a difficult reconnection
                                                               15
16 procedure, and poor functional results of incontinence
                                                                   functioning, correct?
                                                               16
17
    and stricture formation. Do you recall that?
                                                               17
                                                                      A. Correct.
                                                                       Q. In fact, Dr. Silverman, after Mr. Jackson went
18
       Q. None of these problems existed with Mr. Jackson,
                                                                   for his colostomy reversal in 2019, he hasn't seen any
19
20 did they?
                                                                   doctor in two years almost, for any complaints regarding
21
       A. Nope.
                                                                   his colostomy or any of the organs that are involved
22
       Q. In fact, he's functioning just fine after his
                                                                    with his colostomy. Are you aware of that?
23 reversal that occurred in June 2019, right?
                                                               23
                                                                      A. I don't know those facts. I'm not disputing them
24
                                                               24
                                                                  either.
       A. Yes.
25
                                                               25
       Q. So regardless of whether he got it in two months,
                                                                      Q. And in all sincerity, Dr. Silverman, since
                                                                                                                   Page 33
                                                    Page 31
1 one year, two years, two-and-a-half years, Mr. Jackson
                                                                   Mr. Jackson's release from prison in May 2019,
2 did not suffer any adverse injury or medical condition
                                                                   Mr. Jackson has been shot twice, been involved in a car
3 as a result of not getting the reversal back in 2017,
                                                                   accident, but after his reversal was completed, he has
4
   correct?
                                                                   never been to any doctor for any problems, specifically,
5
       A. He didn't suffer a physical complication from his
                                                                   because his reversal did not occur at any point any
                                                                   sooner. Are you aware of that?
 6
    reversal surgery.
7
       Q. Thank you.
                                                                7
                                                                      A. No.
8
           Are you aware, Dr. Silverman, that Mr. Jackson is
                                                                8
                                                                      Q. Do you dispute that?
9 not even alleging claims in this lawsuit for any
                                                                      A. No.
10
    physical damage for not having the colostomy reversal
                                                                      Q. You weren't shown any records disputing that,
11
    sooner?
                                                                   correct?
12
       A. I don't understand the question.
                                                               12
                                                                      A. I wasn't shown any records at all like that.
13
       Q. Are you aware that Mr. Jackson is not even
                                                                       Q. And you testified earlier, and I think I showed
    alleging in this lawsuit that he sustained any physical
                                                                    you while you were testifying, the operative report from
                                                                   his colostomy reversal.
15
    damage for not having his colostomy reversal sooner?
                                                               15
       A. I'm not --
16
                                                               16
                                                                          Are you aware that, when he got the colostomy
17
                THE REPORTER: I'm sorry, wait.
                                                               17
                                                                   reversal done, Dr. Weber's report indicates that he
18
                                                                   wasn't having any issues just before he did his
                THE WITNESS: I'm not disputing that either.
                                                               18
19
                THE REPORTER: One second. There was an
                                                               19
                                                                   reversal?
20
    objection. I didn't hear it.
                                                               20
                                                                      A. I don't recall that. I'm not disputing that.
21
                MR. CORBET: I said objection, foundation.
                                                                       Q. I'll just show it to you, and I'll reference page
                                                               21
22
                THE REPORTER: And, Doctor, if you could
                                                                   575 of that operative report. Can you read that right
23
    repeat your answer.
                                                                    there? Just the language in the first paragraph.
24
                MR. SCARBER: You didn't hear his answer?
                                                               24
                                                                      A. "He has no issues."
25
                THE REPORTER: No. I got the last
                                                               25
                                                                       Q. Dr. Silverman, is it true, or are you aware that
```

Page 34 1 several courts have found that your testimony and

opinions lack credibility? 2

- 3 A. Am I aware that courts have found my testimony to
- be -- lack of credibility, is that the question?
- 5 Q. Yes.
- 6 A. No.
- Q. You've never heard of a court, basically, saying
 - that your testimony lacked credibility, or you were
- testifying to things that you weren't even qualified to
- 10 testify to?
- 11 A. There are two instances that I will put on the 12 record, where I was not allowed to testify.
- 13 The first instance was a case in Tennessee; and
- if you are familiar with Tennessee Caselaw, you have to 14
- 15 be living in the state one year before the incident, and
- 16 that state must be touching a border of Tennessee. I
- 17 had moved back to Texas from St. Louis more than one
- year before the event, and Texas does not touch the
- 19 border of Tennessee, and, therefore, I wasn't allowed to
- 20 testify.
- 21 There was another instance in, I believe,
- 22 Michigan, in fact, where there was a case against a
- 23 general surgeon, and I was specializing in colorectal
- surgery, and was not allowed to give testimony because
- 25 the overwhelming majority of my work was in colorectal

You ran into a problem in Ohio as well, where

Page 36

Page 37

- Mich.App.Lexus 57. That's docket No. 334243.
- 3 your credibility and opinions were found to lack -- be

versus Dean case; that is, D-e-a-n. It is 2018

- lacking in credibility when you tried to give expert
- testimony there?
- A. I don't recall that.
- Q. The records of the case of Gysegem versus Ohio
- State University, Wexner Medical Center, G-y-s-e-g-e-m;
- Wexner is W-e-x-n-e-r. This is a Court of Claims of
- Ohio, September 8th, 2020. Case ID number for that is
- 2018-00113JD. The cite for that is going to be 2020
- Ohio Misc, M-i-s-c, period, Lexus 152.
 - Does any of that ring a bell for you?
- 15 A. No.

14

16

21

24

- MR. CROSS: Devlin, can you spell the first
- name of that case in Ohio again, please.
 - MR. SCARBER: Yes, it's G-y-s-e-q-e-m.
- MR. CORBET: Thank you.
- BY MR. SCARBER:
 - Q. In that particular case, Dr. Silverman, the court
- found that your opinions were biased and less credible
- than the other witnesses.
 - A. I don't know anything about it.
 - Q. Why don't I let you look at it, and then I'll ask

Page 35

- surgery and not general surgery. If there's something
- 2 I'm missing, please tell me.
- 3 Q. So let's talk about the Michigan case. Thank you 4 for mentioning that Tennessee case. Let's talk about
- the Michigan case first.
- 6 It was a case called Wilson versus Dean, a Court 7 of Appeals decision in January 9th of 2018; and in that
- 8 particular case, you indicated that you were trying to
- testify about a general surgery standard of practice,
- and the court found that you were not even sufficiently
- 11 practicing general surgery in order to testify about it,
- 12

18

- 13 A. I stated that for the record, yes.
- Q. So the court in Wilson, in Michigan, the state
- 15 that we're -- that this case involves, the court in
- 16 Wilson found that you were trying to give opinions that
- 17 you weren't even qualified to give, right?
 - A. I'm qualified. I am a practicing general
- 19 surgeon. The rules in Michigan, from my
- 20 understanding -- I'm not a lawyer -- is I wasn't doing
- enough general surgery in order to be an expert in 21
- 22 general surgery, because the overwhelming majority of my
- work was colorectal surgery, even though I'm a full
- 24 functioning general surgeon.
- 25 Q. And just for the record, the cite for the Wilson

- you some questions about it.
 - A. Okay.
- Q. All right. So the court in that case, from which
- you just read, stated, "Dr. Silverman has demonstrated a
- willingness to testify outside his area of expertise,"
- correct? End quote.
 - A. That's what it says.
- Q. It says, quote -- this is the courts findings --
- "20 to 25 percent of Dr. Silverman's income is generated
- from Dr. Silverman's case reviews and testimony, with
- about 95 percent of the reviews being performed on
- behalf of plaintiffs," end quote. Is that true?
 - A. Yes.

13

- Q. It also said in that case, that you actually
- claim to have performed hundreds of surgical procedures,
- but that the overwhelming majority were earlier in your
- 17 career, right?
 - A. Are you talking about a specific surgery?
- Q. I'm talking about the court's findings about your
- credibility in this Ohio case. Did you see that?
- 21 A. You're going to have to put it in context for
- 22 23 Q. Do you want me to read it?
- A. Yeah.
- 25 Q. "Dr. Silverman -- quote, "While Dr. Silverman

3

Page 38

asserts that he has performed hundreds of appendectomies

- 2 and colocecostomies in his career, Dr. Silverman admits
- 3 that he performed the overwhelming majority of
- colocecostomies early in his career, when he was engaged 4
- 5 in more general surgery."
- 6 A. That's true. Absolutely true. I've always
- testified that I've skewed toward colorectal surgery in
- my career and general surgery. Absolutely true, and I
- 9 testified to the truth.

14

16

- 10 Q. Well, the court indicates here that you were 11 actually misrepresenting that you had some kind of
- 12 expertise in an area that you didn't have expertise in.
- 13 A. The court is saying that I did most of my general

Q. In also says here, quote, "With no evidence,

- surgery in appendectomies and colocecostomies earlier in
- 15 my career, which I testified to truthfully.
- 17 Dr. Silverman suggested that a doctor, Dr. Eiferman,
- exhibited a lack of care for his patients," end quote. 18
- 19 The court's saying here, Doctor, that, with no
- 20 evidence, you made a suggestion about another doctor
- 21 doing something wrong. Why would you do that?
- 22 A. I'd have to review the case, and you presenting
- 23 me this in the last two or three minutes, doesn't nearly
- 24 prepare myself for these kind of questions. Like this
- case and other cases, I reviewed the records, and I came

- Page 40 risk that the risk of dying from anesthesia is three
- percent. That didn't happen either, Counselor. 2
 - Q. So you recognize that there are risks, right?

 - A. Asked and answered. I've testified to that.
 - Q. Thanks for your objection. I appreciate it, but
- my question is more directed to the fact that, if you
- write your report in November of 2020, and we know from
- the medical records, at least from 2019 forward, that
- Mr. Jackson hasn't had any complications at all, no
- problems reconnecting anything, no problems with
- incontinence, why would you even suggest anything like
- 12 that is possible in your report, when you have no
- 13 evidence for it?
- A. I will answer that question with a question. Why 14
- would Dr. Papendick suggest that all of these risks and
- all these complications from anesthesia; and, in fact,
- Dr. Kansakar, the risk of having surgery, none of that
- happened either, Counselor, which leads me to believe
- that this thing could have been done earlier.
- 20 Q. Let me ask you a question -- and I'm just going
- 21 to stop you and move to strike for being nonresponsive.
- 22 Dr. Papendick was an expert in this case.
- Dr. Papendick hasn't been driven -- gone through the
- courts and been called biassed and not credible.
 - My question to you is, you wrote a report almost

Page 39

- to an opinion about it.
- 2 Q. The court says -- it goes on to say, quote, "Such
- 3 a suggestion demonstrates bias and affects
- 4 Dr. Silverman's overall credibility," end quote.
- 5 Are you aware, Doctor, that there's not many
- 6 courts that go on the record and say that an expert
- 7 witness lacks credibility and is biassed?
- 8 A. I'm not aware.
- 9 Q. Have you heard about the courts saying that about
- 10 a lot of other medical experts?
- 11 A. I'm not aware.
- 12 Q. And yet, in this case we're here for today, all
- 13 of this business that you're talking about, about
- Mr. Jackson having these potential problems from not
- 15 getting a colostomy reversal sooner, you have absolutely
- 16 no evidence to suggest, from the records, that any of
- 17 those problems ever occurred with Mr. Jackson that you
- were talking about, or these complications about him not 18
- 19 getting a reversal sooner, right?
 - A. I didn't testify that he didn't have any
- 21 complications.

20

- 22 Q. You put in your report, Doctor, that if he
- doesn't get the reversal sooner, he would have all of
- 24 these problems and complications, didn't you?
- 25 A. I said it was a risk, such as Dr. Papendick put a

- Page 41 a year-and-a-half later, talking about some things that
- could have happened to this guy after surgery that never
- happened, and I want to know why. Why would you say
 - something like that?
 - A. Because it's the truth.
- Q. Okay. 6
- A. The longer you wait to reverse a colostomy, the
- 8 more intraabdominal scarring, and the other things that
- I mentioned can happen. It doesn't mean it's going to.
- Nothing is a hundred percent, Counselor, but it doesn't
- mean that it can't happen.
- Q. Let me ask you this question then. So it sounds
- like, Dr. Silverman, what you're saying is that, because
- these things could happen, it was worth you considering
 - these types of things when you were issuing your expert
- 16 report, correct?
 - A. Absolutely. Absolutely.
- 18 Q. It was worth you mentioning that these things
- 19 could happen, that these are risks that could happen,
- when you were trying to consider, with your medical
- 21 judgment, what the standard should be, right?
- 22 A. That's right.
 - Q. Thank you.

When was the last time you performed a colostomy

17

23

```
Page 42
                                                                                                                   Page 44
1
       A. Last week. I usually do one or two a week.
                                                                      Q. Has your license ever been revoked or suspended?
2
       Q. When's the last time you performed a colostomy?
                                                                2
3
       A. A colostomy? Last week.
                                                                      Q. Have you ever had any disciplinary action with
       Q. Doctor, what I'm going to do is rest at this
                                                                   respect to staff privileges anywhere?
4
    particular time, because I want to see if I can pop-up
    some of the stuff we got; and we've got another attorney
                                                                      Q. Has anybody filed a complaint against your
    here, a Mr. Corbet, who is probably going to have some
                                                                   license as far as you know?
    questions for you as well. So why don't I do that.
                                                                      A. Not as far as I know.
    Thank you for your time. I appreciate it.
                                                                      Q. Did anybody -- Are you a member of any medical
10
                      CROSS-EXAMINATION
                                                               10
                                                                   societies?
11 BY MR. CORBET:
                                                               11
                                                                      A. The American Society of Colorectal Surgeons and
       Q. Hi, Doctor. Can you hear me okay?
12
                                                               12
                                                                  the American College of Surgeons.
       A. Yes.
13
                                                               13
                                                                      Q. Has anybody filed a complaint against you with
14
       Q. My name's Dan Corbet. I represent the medical
                                                               14
                                                                   respect to those societies?
                                                                      A. Not that I know of.
15 providers at St. Clair County Jail, okay?
                                                               15
16
       A. Who do you represent?
                                                               16
                                                                      Q. And you have done -- How many cases in Michigan
17
       Q. The -- it's actually the nurse and -- at the
                                                               17
                                                                   have you reviewed?
    saint -- and the company that employed her, or that she
                                                                      A. This year you said?
    was working with at the St. Clair County Jail. Do you
                                                                      Q. No, just in general.
20
    follow me or no?
                                                               20
                                                                      A. Is the question, how many cases total have I ever
21
                MR. SCARBER: So he was in jail first, and
                                                               21
                                                                  reviewed?
                                                               22
    then he goes to prison after he was in jail.
                                                                      Q. In Michigan.
23
                THE WITNESS: Right.
                                                               23
                                                                      A. In Michigan, excuse me.
24
                                                                          I don't know. Maybe four or five.
                MR. SCARBER: So he's alleging -- there's
                                                               24
25 allegations that the jail didn't do something and that
                                                                      Q. Is there one particular state that you do most of
                                                   Page 43
                                                                                                                   Page 45
    the prison didn't do something afterwards.
                                                                  your reviews out of?
2
                THE WITNESS: Thank you.
                                                                      A. I tend to be a preponderance in Tennessee.
3
                MR. SCARBER: He's the first quy.
                                                                      Q. Any idea why?
 4
                MR. CORBET: Thank you, Devlin. I
                                                                      A. Because of what I just discussed about experts in
                                                                   Tennessee, in terms of the Tennessee Laws have to be
5
    appreciate that.
    BY MR. CORBET:
                                                                   touching a continuous state.
 6
7
       Q. So do you follow along with that, Doctor?
                                                               7
                                                                      Q. Where you practice now is -- you connect with
8
       A. Yes.
                                                                8
                                                                  Tennessee?
9
       Q. Okay. Let me go back a few things, and your -- I
                                                                      A. That is correct.
10
    guess I can start with your medical school. Where did
                                                                      Q. Is that why you moved from Texas to Tennessee?
11
    you go to medical school?
                                                                      A. I've never moved to Tennessee.
12
       A. University of Missouri, Kansas City.
                                                               12
                                                                      Q. Oh, I'm sorry. To St. Louis, my bad.
13
       Q. And where did you do a residency at?
                                                               13
                                                                      A. I'm from St. Louis. That's not the reason I
       A. St. Louis University.
                                                                  moved.
15
       Q. Did you do a fellowship in colorectal?
                                                               15
                                                                      Q. Sorry to be redundant, but you've read the
       A. Yes.
16
                                                                  deposition of Dr. Kansakar, Mr. Jackson, and
17
       Q. Where was that at?
                                                               17
                                                                   Dr. Papendick; is that right?
18
       A. William Beaumont.
                                                               18
                                                                      A. I did not read the deposition of -- the first
19
       Q. And you're board certified in?
                                                               19
                                                                   deposition you mentioned.
20
       A. General surgery and colorectal surgery.
                                                              20
                                                                      Q. I'm sorry. All right. My bad again.
21
       Q. And what years were you board certified in those
                                                                          You read the depositions of Mr. Jackson and
                                                               21
22 disciplines?
                                                               22
                                                                  Dr. Papendick, correct?
23
       A. 2003-ish.
                                                               23
                                                                      A. Yes.
24
       Q. Both of them were around the same time?
                                                                      Q. And you said -- I think you said you might have
25
       A. Around the same time, one after the other.
                                                                   read Mr. Jackson's in the last week or so maybe; is that
```

```
Page 46
                                                                                                                  Page 48
1 fair?
                                                               1
                                                                      Q. I'm sorry.
2
                                                               2
                                                                               MR. CORBET: Can you hear me okay, Robin?
       A. Something like that.
       Q. And Dr. Papendick's, when did you read that one
                                                               3
                                                                               THE REPORTER: Yes.
3
4
   do you think?
                                                                                     (Wherein, question is read back
5
       A. In the last couple of weeks, two, three weeks. I
                                                                                     upon request.)
6 can't recall.
                                                                               THE WITNESS: Who pays for it? Was that the
       Q. And have you asked to read the deposition of
                                                                   question?
8
   Dr. Kansakar?
                                                                  BY MR. CORBET:
9
       A. I can't recall.
                                                                      O. Yes.
10
       Q. But you've known about Dr. Kansakar -- Strike
                                                              10
                                                                      A. No, I don't know who pays for it.
11 that.
                                                                      Q. Do you know if nurse Colleen had the authority to
12
           So earlier in the deposition you said something
                                                                  grant or deny out-of-jail appointments?
13 about a final report, and I'm looking at your report
                                                              13
                                                                      A. I don't know that.
    from December of 2020, and what threw me off is it's
14
                                                              14
                                                                      Q. Do you know if Mr. Jackson had a history of
15
    labeled, "Preliminary Expert Report."
                                                              15
                                                                  violence?
16
           So my question is, is there one report, or are
                                                              16
                                                                      A. While I was making my report, I think that I read
17
    there two, a preliminary and final?
                                                                   where he was in jail for possibly armed robbery; and
                                                                   then, of course, counselor over here mentioned some
18
       A. I don't know. I'm assuming that my preliminary
                                                                   stuff that happened, perhaps -- I forget what he said,
19
  is my final.
20
       Q. Okay. Are you aware that the nurse at the
                                                                   after he got out of or before he got out of, an assault
21 jail -- her first name is Colleen; that she contacted
                                                                   or something like that. That's what I know of.
22 Dr. Kansakar's office on at least one or two occasions
                                                              22
                                                                      Q. So at least, as of the time when his colostomy --
23 to discuss the colostomy reversal with that office?
                                                                  where he had the colostomy while in the county jail, he
       A. Yes, I think we've already visited this line of
                                                                 had a history of violence; at least, as far as you know,
25 questioning.
                                                              25 armed robbery. Fair enough?
                                                                                                                  Page 49
                                                   Page 47
       Q. Okay. So you're aware that she contacted the
                                                                      A. Yes.
   office. I'm specifically talking about the nurse.
                                                                      Q. Let me go back to my notes here.
                                                                          Have we heard all of your opinions that you're
3
4
       Q. I'm not sure you went through that specifically
                                                                   going to give in this case?
5
    before.
                                                                      A. Yes.
6
           And what was she told by Dr. Kansakar's office or
                                                                      Q. Have you ever reviewed any other cases for
7
    office manager?
                                                                   Mr. Cross's or Mr. Margolis's firm?
8
       A. Something along the lines of, it's not an
                                                               8
                                                                      A. Not to my knowledge.
9
    emergency to reverse the ostomy.
                                                                      Q. Do you know how they got ahold of your name?
10
       Q. Was she also told it's based on the personal
                                                                      A. I don't recall.
11 comfort of the patient?
                                                                      Q. Is your curriculum vitae up-to-date?
12
       A. I don't recall.
                                                              12
13
       Q. Can you tell us how many times Mr. Jackson was
                                                              13
                                                                      Q. Do you have an academic appointment?
   taken out of the St. Clair County Jail to some sort of a
                                                                      A. I have an unpaid academic appointment as a
    medical appointment?
15
                                                                   clinical assistant, professor of surgery for St. Louis
16
       A. I don't know offhand how many times he was taken.
                                                              16
                                                                   University.
17
       Q. Well, it was more than one, because he had
                                                              17
                                                                      Q. So what's the hierarchy of those positions? Can
   surgery, right?
18
                                                                   you run through them for me?
19
       A. Right.
                                                              19
                                                                      A. I, myself, don't know the hierarchy. I've had
20
       Q. Do you think it was more than five or less than
                                                                   that particular appointment since 2012-ish, and that's
21 five?
                                                              21
                                                                   what they appointed me, to teach medical students, so
22
       A. Don't know.
                                                              22
                                                                   that's all I know.
23
       Q. Do you know who paid for the out-of-jail
                                                                      Q. So what was it you were called, an assistant --
24
    appointment/medical care?
                                                                      A. Assistant professor of surgery is what they --
25
       A. I'm sorry? I didn't hear you.
                                                                      O. Assistant.
```

Page 50 1 For which hospital? Q. So most of the procedures you do are coloscopies? 2 A. St. Louis University. A. If you're going by volume as a unit, by itself, Q. Now, I know there's steps to go up to get to full 3 3 the answer would be yes. professor, right? 4 Q. Would there be another way to do it, other than 5 A. There are. by volume of the number of procedures? Q. Is there anything above full professor that you A. You can do it by time, Counselor. 6 6 know of at St. Louis University? Q. Let's do it by time. What procedure do you spend A. I don't know. the most time doing? 9 Q. How many steps below that are you right now? A. Colostomies, colon surgery. 10 A. I'm not even on that track. I have no idea. 10 Q. How many of those do you do a week on average? 11 Q. So I always thought it started out with, like, A. Anywhere between four and six. 12 clinical assistant professor of surgery, then you moved 12 Q. How many colonoscopies do you do per week on up the ladder. You're not even -- that doesn't even 13 13 average? A. Probably 10 to 15. 14 apply to you? 14 15 A. Correct, it doesn't apply to me. 15 Q. Oh, have you -- and I know there's an objection 16 Q. Is there a hierarchy or a ladder that -- which to relevance on this, but for discovery, have you ever 16 17 would pertain to you? 17 been sued for malpractice? A. Twice. 18 Q. So it's just clinical assistant professor of Q. In what states? 19 19 surgery, and it begins there and stops there? 20 A. Missouri. 21 A. What was the last thing you said? 21 Q. Have you received any -- Do you have Notice of 22 Q. It begins there and stops there. It's not like 22 Intent in Missouri? 23 you can move up the ladder at all? 23 A. I'm sorry? A. Right, it's an unpaid position. It's a volunteer 24 Q. Have you ever heard of a Notice of Intent? 25 position. A. No, I don't know what that is. Page 51 Page 53 Q. But there's not anything on your track that's Q. In Michigan, we have something called "Notice of 2 above that? Like, for instance, after two years, you Intent to Sue." You've never received one of those in apply for -- I don't know -- whatever's above clinical 3 Missouri? assistant professor of surgery? A. I don't think so. 4 5 A. I have no idea. I don't think so. I have no Q. Okay. And the two times you were sued in 6 Missouri, they're not ongoing cases right now, are they? idea. 7 Q. How long have you been on staff at St. Louis 7 A. No. 8 University? 8 Q. I'm sorry, you said, no? 9 A. 2012. A. No. 10 Q. Oh, sorry. You told me that. I apologize. 10 Q. Okay. So then let me ask you. Did they go to 11 Have you done any research for your opinions in trial at all? 12 this case? 12 13 A. No. 13 Q. Were -- don't tell me any number if they were Q. You're a colorectal surgeon. Is there any settled, but were they settled? sub-interest/specialty that you're more interested in? 15 15 A. I think they were dropped. My name was dropped. A. I am boarded in colorectal surgery. 16 Q. Do you know -- sometimes you can drop someone's 16 17 Q. I mean, is there a subset of that? Like, you're 17 name, but there was still a settlement. Do you know if 18 the subspecialist for oncology cases, or something like there were settlements? 18 19 that? 19 A. I don't know. I have no idea. 20 A. No. 20 Q. Did you give depositions in those cases? 21 Q. You spend most -- do you spend most of your time 21 A. At least one of them I did. 22 doing -- what? De -- What procedure do you spend most 22 Q. Can you just briefly tell me what the case 23 of your time doing? involved? A. I spend most of my time seeing patients and A. It involved sepsis and vertical banded

gastroplasty. It happened when I was in residency.

performing surgery, in coloscopies.

Page 54 Page 56 1 Q. You were a resident at St. Louis at the time? average for a year is what? 2 A. I'm probably sent maybe two cases a month to look A. Yes. 2 O. How about the other one? Was it recent? 3 3 at. A. That was -- no, that was not recent either. It 4 Q. And how many depositions do you, typically, do a 4 was a surgeon who did two colon resections of the same patient for different pathologies. I was a covering 6 A. Oh, maybe -- I think, maybe one, maybe one every 6 physician. other month or so. Q. Now, in those cases, you weren't the target at Q. Have you done a trial in the last -- well, all of the lawsuit, either one of them, were you? probably nobody's done a trial for a year, but before 10 A. I was named in them, so I guess I was the target. that, how many trials do you think you've appeared in, Q. Did they claim that you violated the standard of 11 on average, a year? 12 care? 12 A. Over the last 17 years, I've probably been 13 involved in six or seven trials maybe. That's a guess. A. I don't recall that particular -- I don't know. 13 14 Q. What are you charging for your deposition today? 14 Q. Are you listed on any expert services that you A. I block out four hours for all depositions. It's 15 15 know of? 16 a \$2,000 fee. 16 A. Not to my knowledge. I don't advertise. 17 Q. And does that include your prep time? 17 Q. That was my next question. The number of states -- or the names of the states that you testified 18 in -- so I'm going to guess Tennessee, Ohio and 19 Q. How much time do you think it took to prepare for 20 your deposition today? Michigan. Can you think of any others? 21 A. Oh, maybe four, maybe five hours. A. I've testified in a lot of states. I've probably 22 Q. And what's your hourly rate for that? testified in probably close to 35 different states or 23 A. \$500. 23 so. I can't tell you every single name of them, but, 24 Q. And how much time do you think you've put in this yes, around 35 states or so. 25 case so far? 25 Q. In Michigan, you're aware that -- at least for Page 57 Page 55 A. I don't know, but they're on the invoices, which purposes of standard of care testimony, you have to be we filed with counsel. 2 practicing a majority of your professional time in the 3 Q. Maybe we did. specialty to which the defendant that you're testifying about is practicing. You're aware of that, right? 4 MR. SCARBER: Just for the record, Dan and Ian, I don't see anything about his payment in here, any A. I am aware of that. invoices, or anything like that. Q. So the majority of your professional time, I'm 6 7 MR. CROSS: On the retainer letter, there's going to guess, is colorectal surgery? 8 a check and a statement about payment. There's a 8 A. Yep, about 70 to 80 percent. It's a fluctuation, 9 document that says, "Retainer Letter." It's in there. but 70 to 80 percent colorectal surgery, 20 to 10 MR. SCARBER: Okay. Thank you. Sorry about 30 percent general surgery, in that range. 11 that. Go ahead. Q. Do you know what specialty Dr. Papendick is? 12 MR. CORBET: No problem. 12 A. I'm assuming he's some kind of medicine doctor, 13 BY MR. CORBET: maybe family medicine, or internal medicine. I don't Q. So the case that was from Ohio, I think -- on one know for sure though. 15 15 of the cases, they quoted you about the amount of your Q. And how about Dr. Krause, do you know what income that comes from the expert work that was 16 specialty he is? 16 17 somewhere around 25 percent. Do you remember that? 17 A. No. 18 A. Yep, that's accurate. 18 Q. I should say, do you know what specialty he 19 Q. So I was going to say, is that still accurate 19 practices? 20 today? 20 A. Same answer. 21 21 Q. Oh, you said you read the amended complaint in A. Yes. 22 Q. And the number of reviews you do annually, on 22 this case? average, is what? 23 A. Yes. 24 A. What was the question? Q. You read -- when did you first receive it do you

think?

54 to 57

Q. The number of medical case reviews that you do on

```
Page 58
                                                                                                                  Page 60
1
       A. I have no idea.
                                                               1
                                                                      Q. So, perhaps, six per month --
2
       Q. I mean, it's not been in the last couple of weeks
                                                               2
                                                                      A. Yes.
                                                                      Q. -- approximately?
3 though, has it?
       A. Probably not.
                                                                          So that would be almost 70, about, per year?
4
 5
       Q. Did you have it when you wrote your report, your
                                                                      A. That sounds reasonable.
    preliminary report in -- sorry. You don't recall?
                                                                      Q. This year, has anyone who you performed a
 6
                                                                   colostomy takedown on died as a result of the procedure?
8
       Q. You did say you saw the deposition notice for
9
    yourself?
                                                               9
                                                                      Q. Did anyone die last year?
10
       A. Yes.
                                                               10
                                                                      A. Not to my recollection. I don't think I've ever
11
       Q. You brought all the records -- you've supplied us
                                                                   had someone die from a colostomy closure.
12 with all the records you've reviewed in relation to this
                                                              12
                                                                      Q. How many colostomy closures do you think you've
13
    case?
                                                                   performed over the course of your career?
14
       A. Yes.
                                                              14
                                                                      A. I don't know, but 17 years would be hundreds,
       Q. Including notes, sticky notes, highlighted notes,
15
                                                              15
                                                                  obviously.
16 dog-ear pages; is that right?
                                                                      Q. Are you aware of the risk of death associated
                                                               16
17
       A. I don't have any of those.
                                                                  with general anesthesia?
       Q. Okay. Everything you have is probably on the
18
    computer, I imagine.
                                                                      Q. What is the risk of death associated with general
19
20
       A. What's that?
                                                                  anesthesia for an otherwise healthy middle-aged male?
21
       Q. Everything that you reviewed is on the computer?
                                                                      A. It's far less than one percent. Of course, as
22
                                                                   you alluded to, that number could rise if you have
23
       Q. Did you review any hardcopies of anything?
                                                                   comorbidities, such as diabetes, or morbid obesity, or
24
                                                                   something like that, but an otherwise healthy male with
       A. No.
25
       Q. What a word when we dont review anything --
                                                              25 no significant medical issues, less than one percent die
                                                                                                                  Page 61
                                                    Page 59
    hardcopies. Everything's on the computer, huh?
                                                                 from anesthesia.
2
           Have you written any articles on this area?
                                                                      Q. And is that -- How do you know that?
3
       A. Have I read any articles?
                                                                      A. Training and experience.
 4
       Q. No, written any.
                                                                      Q. Is that something most physicians would know?
 5
       A. No.
                                                                      A. Yes.
                                                                               MR. SCARBER: I'm going to place an
       Q. Did you write any notes in relation to this case?
 6
                                                                   objection to foundation.
7
                                                               7
8
                                                               8
                                                                               MR. CORBET: Join.
       Q. I'm just about done.
9
           Thank you, Doctor, for your time. I appreciate
                                                                  BY MR. CROSS:
10
    it.
                                                                      Q. So I noticed in your report, you mentioned
11
       A. No problem.
                                                                   fibrosis of the rectal stump. Can you explain what that
12
                MR. CROSS: All right. Did you have
                                                              12
13
    anything else, Devlin, or am I good to go?
                                                              13
                                                                               MR. SCARBER: I'm going to place an
14
                MR. SCARBER: I quess, if you're going to
                                                                   objection to relevancy. He's already testified that he
15
    ask questions, Ian, I'll go after you.
                                                                   didn't have it, but go ahead.
                                                                               MR. CORBET: Join.
16
                MR. CROSS: Okay.
                                                              16
                      CROSS-EXAMINATION
                                                              17 BY MR. CROSS:
17
18 BY MR. CROSS:
                                                              18
                                                                      O. Go ahead.
19
       Q. So, Dr. Silverman, you testified, the last time
                                                                      A. Basically, when you have abdominal surgery, and
20
   you performed a colostomy takedown was last week?
                                                                  you disconnect the rectum, you can have fibrosis and
21
       A. Yes.
                                                                   scarring in the abdominal cavity, as well as the pelvis
                                                              21
22
       Q. About how many colostomy takedowns do you perform
                                                              22 and the rectum.
   in a typical month?
                                                              23
                                                                      Q. What is fibrosis?
24
       A. Well, like I said, it's usually one or maybe two
                                                                      A. Basically scarring, or tissues turning into
25 a week.
                                                                  thicker -- tissues that are much more difficult to work
```

```
Page 62
    with --
1
                                                               1 reversal. He didn't try to get a reversal at the end of
2
                                                               2 his incarceration. He only tried the first couple of
       Q. I'm sorry, I cut you off. What did you say?
 3
       A. -- and don't function as well.
                                                               3 months he was there. Go ahead.
       Q. So does scarring, abdominal scarring, make a
                                                                               THE WITNESS: I saw no change in that
 4
                                                                  condition.
 5
     reversal surgery more difficult in your --
       A. It has the potential -- abdominal scarring has
                                                               6 BY MR. CROSS:
 6
 7
     the potential for making surgery more difficult, yes.
                                                                      Q. Are you aware of any medical reason for delaying
       Q. What are some other factors that might make a
                                                                  the reversal surgery by two-and-a-half years?
9
     colostomy takedown more difficult?
                                                                      A. No, there was absolutely no reason to delay
10
       A. Other factors would be -- for example, someone
                                                                  Mr. Jackson's colostomy reversal. I would also say,
11 that's morbidly obese, somebody that has had multiple
                                                                   that Dr. Papendick's testimony --
12 abdominal surgeries in the past, prior to the actual
                                                              12
                                                                               MR. SCARBER: I'm going to place an
13 formation of the colostomy, people that are
                                                                   objection, outside the scope of your question at this
14 immunocompromised. I mean, I can go on and on, but all
                                                                   point. It's nonresponsive. You asked him a question.
15 of these things can make colostomy takedown more
                                                                   He's answered it.
16 difficult.
                                                              16
                                                                              MR. CORBET: And this is Corbet, form,
17
       Q. Okay. So would you agree, that the risks of a
                                                              17
                                                                  foundation. Sorry, go ahead.
18 colostomy takedown vary from patient to patient?
                                                                   BY MR. CROSS:
19
       A. Of course.
                                                                      Q. What was your impression of Dr. Papendick's
20
       Q. You had an opportunity to review some of
                                                              20
                                                                   testimony?
21 Mr. Jackson's medical records from after he was released
                                                              21
                                                                               MR. SCARBER: I'm going to place an
22
    from prison, that's correct?
                                                                   objection. That's outside the scope of this witness's
23
     A. Yes.
                                                                   role. He can't have an impression of a witness's
24
       Q. Did you notice any difference in his medical
                                                                   testimony. It's the jury's job. And the other thing is
25 condition between the time he was released and the time
                                                              25 foundation, and to form.
                                                   Page 63
                                                                                                                  Page 65
1 that he was in prison, that would make a colostomy
                                                                               MR. CORBET: Join.
     reversal, say, more urgent after he was released?
                                                                 BY MR. CROSS:
3
                MR. SCARBER: Let me place an objection,
                                                                      Q. Doctor, do you remember being asked some
 4 Ian, because I'm going to place an objection to
                                                                  questions by Mr. Scarber about your review of
5 foundation, No. 1, because he's testified that all he
                                                                   Dr. Papendick's testimony?
                                                                      A. Yes.
     saw was the operative report. I asked him about DMC
 6
7
    records. He didn't say anything about DMC records.
                                                                      Q. Okay. What were your impressions of
    He's also testified that he has no evidence suggesting
                                                                   Dr. Papendick's testimony?
8
                                                               8
    that Mr. Jackson's colostomy reversal was difficult or
                                                                               MR. SCARBER: Same objection. I asked
10
    that he had any issues with it.
                                                                   specific questions about --
11
                So I'm going to place an objection to
                                                                               MR. MARGOLIS: You've heard the objection,
12 foundation, as well as relevance at this point, and
                                                                   Devlin. You can put it on the record. You can let him
13 mischaracterizes the witness's testimony.
                                                              13
                                                                   answer the question.
14
    BY MR. CROSS:
                                                              14
                                                                               MR. SCARBER: Foundation.
                                                              15
15
     Q. You may answer.
                                                                               Listen, I've got one attorney there, Larry.
16
       A. So I saw no difference in the medical condition.
                                                                  I mean, I know I got Dan on my team, but still. I mean,
17
       Q. Did you see any changes in his medical condition
                                                              17
                                                                   we still represent different people.
18 over the course of his incarceration that would make it
                                                              18
                                                                               MR. CORBET: Form and foundation.
19
    more necessary to perform a reversal at the end of the
                                                                   Objection. This is Dan.
20
    incarceration than at the beginning?
                                                              20
                                                                               MR. SCARBER: Thanks, Dan.
21
                MR. SCARBER: I'm going to place another
                                                              21
                                                                  BY MR. CROSS:
22 objection, to foundation and relevance.
                                                              22
                                                                     Q. Go ahead.
23
                MR. CORBET: Join.
                                                                      A. I need the question repeated.
                MR. SCARBER: Primarily, because we're only
                                                                                     (Wherein, question is read back
                                                              25
25 talking about one instance where he tried to have a
                                                                                     upon request.)
```

```
Page 66
                                                                                                                Page 68
1
                MR. SCARBER: Same objection.
                                                                     Q. What do you mean when you say a patient has no
2
                THE WITNESS: I saw that Dr. Papendick was,
                                                                  other complaints?
                                                              2
3 basically, wrong in regards to describing the reasons
                                                              3
                                                                              MR. SCARBER: Foundation, relevance.
4 for why Mr. Jackson couldn't have his colostomy
                                                                             MR. CORBET: And form.
5 reversed. I felt there was -- after reading
                                                                              THE WITNESS: Typically, when I say, "no
6 Dr. Papendick's deposition, I saw no evidence in his
                                                              6 other complaints," me, personally, I will say -- like,
    deposition that he presented, that would cause him
                                                                  for example, "no other complaints," I'm referring to,
8 reason to not, in fact, let Mr. Jackson have his
                                                                 like, no chest pain, or no shortness of breath, or no
                                                                  leg pain, or claudication. Typically, as a surgeon, I'm
    colostomy reversed, that was any different than when
10 Mr. Jackson left jail/prison. I don't remember the
                                                                 writing that, "no other complaints," because I'm giving
11 difference between the two.
                                                              11 a reason why the patient could, in fact, have surgery.
                MR. SCARBER: Foundation.
12
                                                              12 BY MR. CROSS:
13 BY MR. CROSS:
                                                             13
                                                                     Q. I see. So "no other complaints" sort of means,
14
       Q. Do you remember Mr. Scarber asking you some
                                                             14 no other symptoms that the patient has communicated to
15 questions about whether there is a mandate requiring
                                                                  you?
16 colostomies to be reversed?
                                                             16
                                                                              MR. SCARBER: Foundation.
17
       A. Yes, I do recall that line of questioning.
                                                             17
                                                                              THE WITNESS: Correct.
       Q. What is your understanding of what a mandate is
                                                                              MR. SCARBER: Relevance. His personal
19 in the context of those questions?
                                                                 practice is --
20
       A. I took that to mean that there's something, in
                                                             20
                                                                              THE REPORTER: I'm sorry?
21 some chapter, that meant that every single colostomy
                                                             21
                                                                              MR. SCARBER: I said, his answer's outside
22 must be reversed no matter what. That's how I
                                                                  the scope of the question, but go ahead.
23 interpreted "a mandate."
                                                             23
                                                                BY MR. CROSS:
24
       Q. What do you mean by a chapter? A chapter of
                                                                    Q. If you had a stoma, would you seek a reversal
25 what?
                                                              25 surgery?
                                                   Page 67
                                                                                                                Page 69
       A. Like in some medical textbook, or some resource
                                                                              MR. SCARBER: I'm just going to place an
2 like that.
                                                                 objection.
3
       Q. If a patient doesn't want to undergo a surgical
                                                                              THE WITNESS: Are you talking about
4 procedure, regardless of what that surgical procedure
                                                              4 personally?
5 is, is there ever a time when they have to undergo the
                                                              5 BY MR. CROSS:
                                                                     Q. Yes.
    surgical procedure?
6
7
      A. If they're of sound mind, and can make their own
                                                              7
                                                                             MR. SCARBER: Let me make my objection.
8 decisions, there's never a time where they have to do
                                                              8
                                                                 Object to foundation and relevance. Go ahead.
9
                                                                              MR. CORBET: And form.
10
                                                              10
                                                                              THE WITNESS: I, personally, would like my
       Q. Do you write -- you were asked about some notes
11 that Dr. Kansakar or Dr. Weber made following their
                                                                  stoma reversed. In my experience, I will tell you that,
12 visits with the plaintiff in this case. Do you remember
                                                                  the overwhelming majority, I'd venture to say,
13 that?
                                                                  99 percent of people who have had stomas would like them
14
       A. Yes.
                                                             14 reversed.
       Q. Do you typically write notes when you see a
                                                             15 BY MR. CROSS:
15
16 patient in their medical chart?
                                                                     Q. Why would -- or let me ask it this way. Why do
17
       A. Yes.
                                                             17
                                                                 the overwhelming majority of your patients want to have
18
       Q. And when you write, "No other complaints," what
                                                             18
                                                                  their stoma reversed?
                                                             19
                                                                              MR. SCARBER: Foundation. Go ahead.
19 does that mean exactly?
20
                MR. SCARBER: I'm just going to place an
                                                             20
                                                                             MR. CORBET: Form and foundation, and
21 objection to foundation.
                                                             21 relevance.
22 BY MR. CROSS:
                                                             22
                                                                              THE WITNESS: Because people want their
23
       Q. I'm sorry, do you ever write, "No other
                                                                  stomas reversed because they can be difficult to manage,
24 complaints," in your notes?
                                                             24 they require a lot of upkeep, they require having a
25
       A. Yes.
                                                                 constant supply of -- supplies to change the stoma.
```

```
July 23, 2021
                                                   Page 70
                                                                      Q. Because if you're having some kind of emotional
1 They can leak, they can be embarrassing, they can smell,
2 and cause social anxiety and psychological issues; and
                                                                   problem, or psychological problem, or a problem coping;
3
    we have teams of people, clinics that we send patients,
                                                               3
                                                                   if you're really having an issue, you want to get help
4 just for these particular issues.
                                                                   with that, as a patient?
    BY MR. CROSS:
5
                                                                      A. Some people want to, some people don't. I send
6
       Q. So would you agree that having a colostomy
                                                                   -- patients a lot of times will want to go to these
7
    involves suffering?
                                                                   places initially for help with the actual pouch, we call
8
                MR. SCARBER: I'm just going to place an
                                                                   pouching, but then they provide another service on top
    objection to form and foundation.
                                                                   of that. Whenever we have a colostomy --
10
                MR. CORBET: Join.
                                                              10
                                                                      Q. Doctor, my question is very simple.
                THE WITNESS: That question is based on my
11
                                                                      A. I find that rude that you would cut off my
12
    experience over the last 17 years, dealing with patients
                                                              12
                                                                  answer.
13
    with colostomies; that, in fact, there is a significant
                                                              13
                                                                      Q. Well, welcome to --
14
    amount of suffering that goes with them, and social
                                                              14
                                                                      A. I'm just trying to elaborate --
15 disability.
                                                              15
                                                                      Q. I didn't ask you to elaborate. I asked you a
16 BY MR. CROSS:
                                                               16
                                                                   question; and when I ask questions, I try to get an
17
       Q. And you testified that you refer patients with
                                                                   answer to the question. I don't want to be rude, but
                                                                   you started going off on something else that I didn't
    colostomies to special treatment providers to deal
    specifically with those social and personal issues
19
                                                                   ask you.
20
    associated with having a bag?
                                                              20
                                                                          My question is -- you may have answered it.
21
       A. Yes. So people we send them to not only help
                                                              21
                                                                   That's why I stopped you, because --
                                                              22
    them with the appliances, and what is the most secure
                                                                      A. Go ahead.
23
    appliance, and things that they can live with, and they
                                                              23
    also help them socially, and what things you can and
                                                              24
                                                                   on.
25 can't do, and things like that.
                                                              25
```

Page 71 1 Q. Okay. 2 MR. CORBET: Form and foundation by the way, 3 sorry. 4 MR. CROSS: I don't think I have any further questions. I may have some follow-up if there is 6 recross. 7 REDIRECT-EXAMINATION 8 BY MR. SCARBER: 9 Q. Doctor, are you aware that Mr. Jackson was 10 actually offered some kind of social counseling, and 11 counseling to help him cope with having the colostomy, and he did not want it when he was in the Michigan 13 Department of Corrections? 14 A. I do recall reading something along those lines. 15 Q. And the patients that you refer to these 16 psychological programs or coping programs, these people 17 that you are referring, these are people that want to 18 get the help, so that they can learn how to cope with 19 this stuff, right, with having this colostomy?

A. You mischaracterized when I said, "these people."

21 There are stoma clinics. They help them with the stomas

and the pouches and the supplies, but they also help

to go to those particular programs.

them psychologically and socially with the stomas; and

the answer is, yes, the overwhelming majority would want

20

22

25

Q. -- I lose your answer when you keep going on and My question is, people that you typically refer Page 73 to these particular coping programs, who help them with the stoma, who --A. You're mischaracterizing it again. So I will 4 answer this question when you characterize it the right 5 way. 6 Q. The people that you refer out to get assistance with their stoma, and who, on top of that service, also 8 help them with dealing with the stoma, the patients you send to these places, these are patients that want to get that kind of assistance, correct? A. I was trying to answer that question. 12 O. Yes or no? 13 A. No. 14 Q. They don't want that assistance? 15 A. I will elaborate if you want me to. Q. Yes or no, do the people you send these people --17 you send your patients to, who provide this --18 A. I send all of my colostomy patients, ileostomy patients to these people for helping with the pouching system. All of them go. On top of that, they will

Page 72

 $$\operatorname{Page}$$ 74 A. That's the elaboration that you wouldn't let me

2 do.

1

3 Q. Another question for you. In the Gysegem

4 opinion, the court also indicated --

5 MR. CROSS: Objection. This is outside of

6 cross.

7 BY MR. SCARBER:

Q. -- quote, "Dr. Silverman lacks the credentials of

9 opposing experts. Dr. Silverman does not currently

10 teach any surgery or any general surgery residents, and

11 Dr. Silverman has never taught fellows in any

12 specialty." This is actually in response to

13 Mr. Corbet's question.

14 Is that true, Doctor, that you have never -- you 15 don't currently teach any general surgery residents, and

16 have never taught any fellows?

17 A. That's absolutely true. The only people I've

18 taught, which I've testified truthfully to, is medical

9 students. Absolutely true.

20 Q. Do you treat any individuals in the Department of

21 Corrections?

22 A. No.

23 Q. No? I didn't hear you, I'm sorry.

24 A. Oh, I said no, and I'm thinking about it, but

25 I've never had a prisoner -- I may have had one or two

a patient who has a surgery, gets to go home for three

2 weeks and recover, and go on with his life, right?

3 Correct?

A. I don't know. I have no idea.

Q. Someone who you perform a surgery on is going to

get to go home, be taken care of by their family maybe,

7 and --

8 A. So the perception I have would be maybe that --

9 and, again, I don't know. Maybe you have surgery, and

10 you recover for a few days in the hospital, maybe go --

I don't know where you go after that.

12 Q. Okay. But you would agree that their perception

3 would be that it's going to be a little bit different

4 for a prisoner who undergoes a surgery and has to return

15 to prison versus the average patient you would have, or

16 a routine patient that you would have, that you would

17 perform the surgery and they would just go home?
18 A. I would not expect a prisoner to go home after

surgery, that is correct.

20 Q. You would expect that prisoner to go back to --

1 probably what would be a more populated area, and a more

22 dangerous area, right, after having a surgery?

23 A. I have no idea where they go. I don't know if

they go to a step-down, they go to a hospital infirm. I

don't know. I have no idea.

Page 75

1 consults in the hospital over the last 17 years of a

2 prisoner, but I have no independent recollection of it.

3 Q. In any event then, Doctor, it's not something

4 that -- that's not a particular practice that you have a

whole lot of experience, or maybe any experience doing,

6 correct?

7 A. Right.

8 Q. Are you aware of the circumstances that prisoners

9 have to undergo when they're in the prison system, in

10 terms of being exposed to a greater degree of infection,

11 being exposed to a greater degree of injury, things like

12 that?

13 A. If the question is, Do I have objective knowledge

14 of that, I don't. I have perceptions, but not objective

15 knowledge.

16 Q. What is your perception of that? Do you perceive

17 or -

20

25

18 A. I perceive that prisons can be potentially

19 dangerous places. That's all --

Q. So my question --

21 A. But it's a perception. It's not based in

22 reality. I've never been in prison. I don't have an

3 inner understanding of prisons and jails, and things

24 like that.

Q. And prisons can be more dangerous places than for

Page 77 Q. Okay. So you really -- I guess what you're

saying, you really have no idea --

3 A. I think I've answered that pretty clearly. I

have no idea.

Q. You have no idea what's happening in these

6 prisons, correct?

7 A. I have never been there. I don't know what's

8 happening in prisons.

9 Q. Okay. You indicated something about, if

Dr. Papendick determined -- and you might have

indirectly said this, but I just want to be clear. I

2 think you indicated that, if Dr. Papendick had made some

13 kind of different decision, that the patient would have

14 gotten a reversal surgery. Did you suggest that, or did

15 I hear that wrong?

16 A. I don't recall. I don't recall that line of

17 questioning.

18 Q. Are you aware, Dr. Silverman, that the MDOC

19 itself, the Illinois Department of Corrections, has

20 their own policies about which particular types of

21 procedures they will approve, and the procedures for how

22 those particular surgeries get approved, and they go

23 beyond Dr. Papendick?

A. I am not holding myself out to understand the

inner workings of the Department of Corrections, and

3

9

11

21

25

Page 78 their policies, and the things you just mentioned.

- 2 Q. So nothing you were testifying to was implying
- 3 something about there being some type of policies on
- 4 behalf of the healthcare company that has to work within
- 5 the prison, or the Michigan Department of Corrections'
- 6 policies themselves, correct?
- A. I have not given any opinions on the Michigan
- 8 Department of Correction policies.
- 9 Q. Okay. And no written policies, or anything like
- 10 that on behalf of the healthcare providers who provide
- 11 any kind of care within the prison, correct?
- 12 A. I have not opined on any policies.
- 13 Q. Thank you.
- 14 I just want to -- you're not aware of Mr. Jackson
- 15 having any issues with constipation, polyps, bleeding,
- 16 open sores, bloody sores, stoma issues, while he was in
- the Michigan Department of Corrections or the jail, are
- 18 you?
- 19 A. No, just the bleeding from the assault, nothing
- 20 else on that list.
- 21 Q. And this bleeding that we're talking about from
- 22 the assault, you're aware that he was sent to the
- 23 emergency room by the healthcare providers in the prison
- 4 the same day, and he had no issues following that with
- respect to any injuries or damages to his colostomy
 - Page 79

- 1 area?
- 2 A. I'm aware of that.
- 3 Q. You would also agree with me that he had no
- 4 profuse bleeding from his stoma?
- 5 A. Right.
- 6 Q. You would agree with me that he had nothing
- 7 saying that his colostomy bag was always, or was ever
- 8 full of any blood that you saw from a medical record,
- 9 right?
- 10 A. I don't recall.
- 11 Q. You would agree that he didn't develop any
- 12 complications at his stoma site, right?
- 13 A. Yes.
- 14 Q. I looked through the document that Mr. Cross
- 15 referenced, called the "Retainer Letter," and I did not
- 16 see anything in this letter, other than a letter dated
- 17 November 20th, 2020, when you were originally sent the
- 18 case, it sounds like, and a check for \$2,500.
- Do you have any subsequent billing in this case, or invoices in this case with respect to your review or
- 21 anything like that? I know we paid you to be here.
- 22 A. I don't think so.
- 23 Q. Okay. You haven't -- How much are you charging
- 24 for the preparation time that you have put in thus far?
- 25 A. We talked about that. It was about five or six

- 1 hours.
- 2 Q. And that's what you think your rate is going to

Page 80

Page 81

- end up being?
- A. Yes.
- Q. Nothing further. Thank you, Doctor.
 - MR. CORBET: Can you hear me, Doctor? I
- have some follow-up. This is Dan Corbet.
 - THE WITNESS: Yes, Dan.
 - RECROSS-EXAMINATION
- 10 BY MR. CORBET:
 - Q. Would you agree that there is no consensus
- 12 regarding the timing of reversal of Hartmann's
 - procedure, as of 2015 anyways?
 - A. I would think that the consensus, if there's no
- 15 contraindications, depending on the disease process,
- 16 would be to reverse in around two months.
- 17 Q. You would agree -- so you disagree with that
 - 8 statement that I just made, correct?
- 19 A. Correct. And I would also elaborate to say, that
- 20 it's safest to wait at least two months to reverse them.
 - Q. Okay. Many studies reported a median time to the
- 22 reversal procedure of nine months; is that right?
- 23 A. Are you talking about averages, or are you
- 24 talking about when it's safest to?
 - Q. A median time. So it's neither. It's median.
- 1 Median means halfway point, right?
 - A. Yeah. So if you're asking, When does the average
 - 3 stoma get -- a median stoma -- I guess that's what
 - 4 you're quoting there. I don't know that.
 - Q. This patient --
 - 6 A. I would also go on to say, Counselor, that all of
 - 7 the different reasons for why colostomies may be formed
 - 8 are inside of that data, not just one particular disease
 - 9 process.

12

13

- 10 Q. I'm sorry, did I ask you that question? Can you
- 11 hear me, Doctor?
 - A. Yes.
 - Q. Did I ask you that question?
- 14 A. You're asking me about data, so I have to be able
- 5 to interpret the data that you're quoting from. So I
- have to make sense of the data that I have not had a
- 17 chance to read, that you get to read off of that.
- Q. So my question was, do you agree with that statement, and then you elaborated on something that I
- didn't ask, and now I understand Mr. Scarber's
- 21 objections to you --
- 22 A. Counselor --
 - Q. -- elaborate.
 - A. Because I haven't seen the document.
- 25 Q. Okay. So that's why I'm not asking you about a

2

Page 82

1 particular document. I'm just asking you if you agree

- that many studies -- First of all, this patient had a 2
- 3 Hartmann procedure, correct?
- A. Yes. 4
- 5 Q. And so, as a result of the Hartmann procedure,
- part of that is, a colostomy was formed, correct? 6
- A. That's the definition of a Hartmann.
- 8 Q. Okay. Thank you.
- 9 So you disagree with the statement that there is
- 10 no consensus regarding the timing or reversal of
- 11 Hartmann's procedure, correct? You disagree that?
- 12 A. Yes.
- 13 Q. And you didn't come here today with any
- 14 literature to support your opinion, did you?
- 15 A. No.
- 16 Q. Even though I think the deposition notice asked
- 17 you to bring whatever documents you have. You know
- what, I don't want to -- let me see what it actually
- says for sure. 19
- 20 I'll leave that one alone. I'm reading the dep
- 21 notice right now. I'm not sure it's that specific, so
- 22 let me go back to my question; and my question is, you
- 23 would disagree that many studies reported a median time
- to the reversal procedure of nine months. Do you agree
- 25 with that or you don't agree with that?
- Page 83
- A. I can't comment on that without reading what
- you're reading. 2
- 3 Q. Do you agree that delayed reversal has been
- 4 advocated in several studies?
- 5 A. No context. I can't comment on that.
- Q. So I'm talking about the reversal -- it's talking 6
- 7 about reversal of a colostomy in somebody who's had a
- Hartmann procedure. You can't comment on whether or not 8
- there is some -- several studies have advocated delayed
- 10 reversal. You don't know that one way or another,
- 11 correct?
- 12 A. I would need context; and, specifically, what are
- 13 the reasons the colostomy was made, and what
- comorbidities we're looking at. There's a lot of
- 15 context that you're not giving me.
- 16 Q. How about if I added, the reasons included less
- 17 dense adhesions, and more time to optimize the clinical
- 18 and nutritional status of the patient? Does that give
- 19 you enough context to answer, that delayed reversal has
- 20 been advocated in several studies?
- 21 A. There's no context in there at all, actually,
- 22 Counselor.
- 23 Q. Okay. So you can't say you are aware or you're
- not aware that delayed reversal has been advocated in
- several studies regarding the Hartmann procedure?

- A. That is correct. I cannot say that.
- Q. But you can't say you haven't seen studies like

Page 84

- that?
- A. I'm not seeing the studies that you're
- particularly talking about, nor the disease processes
- for why the Hartmann's procedures were performed in the
- first place; and by the way, the variables that you're
- talking about, that you're asking me to opine about; for
- example, nutritional status, intraabdominal scarring,
- 10 has nothing to do with the case that we're talking
- 11 about.
- 12 Q. And it says, "In our patients, time until
- 13 reversal was shorter for diverticulitis compared with
- 14 cancer, 6 months versus 12 months."
- You can't agree with that, can you? 15
- 16 A. I can agree with that, because you've given me
- 17 context as what the disease process [sic]. Surely
- reversals for Hartmann's, secondary to diverticulitis,
- is far less than those that have rectal or colon cancer,
- who, more likely than not, are receiving chemotherapy or
- radiation because they had a Hartmann's in the first
- place, which meant it was either obstructing, or
- 23 something along those lines, which is advanced cancer.
 - Q. Okay. But this says 6 months versus 12 months.
- You disagree with that, correct?

Page 85 A. Six months for diverticulitis?

- Q. And 12 months for cancer.
- A. All I'm going to agree to is that, you would wait
- longer for colon cancer or rectal cancer, then you would
- have to individualize the patient for each of those
- disease processes. Again, the overwhelming majority of
- colostomies are reversed within two or three months of
- 8 formation for diverticulitis.
- Q. So if it's a patient who's got diverticulitis,
- the reason advocated in several studies for waiting
- longer -- I guess it doesn't say what delayed reversal
- is, but delayed reversal in diverticulitis patients has
- been advocated in several studies. One of the reasons
- is less dense adhesions. Do you understand that
- 15 context?

16

23

weeks.

- A. Yes.
- 17 Q. So if there is an article out there that says
- that, you would disagree with it, correct?
- 19 A. I don't understand what exactly you're reading,
- Counselor. I will tell you that the overwhelming
- majority of patients with Hartmann procedures from
- diverticulitis can be safely reversed around eight
- Q. Why would somebody write that it would be -- a
- median time to the reversal procedure would be nine

Page 86 Page 88 1 months? A. I usually do one or two maybe a month. It hasn't 2 MR. CROSS: Objection, calls for changed in the last three years. 3 speculation. 3 Q. So you're not aware of any -- you're not aware of MR. CORBET: I heard a lot of speculative any studies out there that would suggest it would be 4 5 answers today. better to wait more than three months to reverse a THE WITNESS: And I would need to look at 6 Hartmann's procedure in a patient who had 7 the studies that you're referring to; and it looks like diverticulitis? what you are citing is a meta-analysis, which means it's A. Correct. a paper that's looking at multiple studies. In order to O. Would that be a breach to the standard of care if 10 answer the question appropriately, you would want to see a surgeon was to wait more than three months to reverse 11 what each study is actually saying. a Hartmann's procedure in a patient who had 12 BY MR. CORBET: diverticulitis? 13 13 A. It depends on the patient's individual factors Q. Did you bring any studies with you today? and whatnot. I can't answer that. Lots of -- I can 14 A. No, and you're not supplying me with any either, 15 just asking me to comment on them without looking at tell you that lots of patients with diverticulitis, who 16 them. have had Hartmann's procedures for one reason or 17 Q. And you are retained by the plaintiff to be an 17 another, do not need to wait longer than three months. 18 expert in this case, correct? Q. Why is that? A. Yeah, we've already covered that, Counselor. A. Maybe it's individual factors, maybe they're 19 19 20 Q. I'm just putting it in context at this point in immunocompromised, maybe they're morbidly obese and 21 time. asked to lose weight, maybe they have uncontrolled 22 So you would want to do the reversal, if you're 22 diabetes, and diabetes should be better controlled 23 going to do it, if there were less dense adhesions, before they actually undergo the colostomy reversal. 24 There's a host of reasons why you could wait. correct? 25 25 A. You would want -- based on the patient, you want Q. Thank you. I'm done. I appreciate your time, Page 89 Page 87 1 to wait until they're recovered from their colostomy Doctor. 2 2 procedure, and you want to wait until the intraabdominal MR. CROSS: I just have some brief cross. inflammation, which is probably the adhesion, is at its RECROSS-EXAMINATION 4 lowest, and that's usually at least around eight weeks 4 BY MR. CROSS: or so, which is when Dr. Kansakar was going to reverse Q. You testified that, by the time -- the Mr. Jackson in the first place, at least temporarily. appropriate amount of time to wait before reversing a 6 7 Tentatively scheduled I should say. stoma is dependent on the reasons that the stoma was 8 Q. Did I ask that question? 8 placed, correct? 9 A. That's part of my answer. A. Yes, that is one of many reasons, one of many 10 Q. Move to strike, beyond the scope of the question. things you would look at. 11 Did I hear that one of the courts found that you 11 Q. What other things would you look at? were biassed and not credible? Do you remember that 12 A. I don't understand the question. 13 part of your deposition, Doctor? 13 Q. Okay. You said that the reason that you placed 14 A. Yep. the stoma is one thing that you would look at in 15 Q. Did you ever hear that from the attorney that determining the appropriate amount of time to wait 16 retained you in the case? before performing a reversal surgery? 16 17 17 A. Correct. A. No. 18 Q. Today is the first day that you've ever heard 18 Q. What are some other factors that you would look 19 anybody ask you about that decision? 19 at besides that one? 20 A. Correct. A. You would look at their overall health, their 21 Q. Do you know when you testified in that case, how 21 comorbidities; for example, diabetes, hypertension, 22 many years ago it was? asthma, emphysema, COPD, those kinds of things. You 23 A. I believe counselor mentioned around 2018. would want to make sure their medical issues were Q. How many depositions have you done in the last well-managed and controlled. You would want to make

25

three years do you think?

sure that they are of appropriate weight so you can

```
Page 90
                                                                                                                  Page 92
1 decrease your incidence of wound infections and hernias.
                                                                      Q. For you to have written the report, assuming that
2 You would want to make sure that they have had proper
                                                                   you wrote the report, right, that means that you would
3 nutritional support, if, in fact, they require that at
                                                                   have had to have the records in front of you, that you
4 all. Usually, that's for our very sick patients at the
                                                                   would have needed in order to be able to say the things
    extremes of age. So those are some of the things that
                                                                   you said in this report?
    you would look at before making a decision to reverse a
                                                                      A. I'm assuming so.
    colostomy, or ileostomy, or a stoma, if you will.
                                                                      Q. I got nothing further.
       Q. And in looking at Mr. Jackson's records that you
                                                                               MR. SCARBER: E-tran.
9
    reviewed in this case, did you see any medical reason to
                                                               9
                                                                               THE REPORTER: Copies?
10
    delay the reversal?
                                                               10
                                                                               MR. CROSS: Yes.
11
                                                              11
                MR. SCARBER: I just want to place an
                                                                               MR. CORBET: I would like a copy, please
12
    objection, asked and answered, but go ahead, Doctor.
                                                                  e-tran, four per page.
13
                MR. CORBET: And form and foundation.
                                                              13
                                                                                     (FURTHER DEPONENT SAITH NOT.)
                THE WITNESS: I see no evidence in the chart
14
                                                              14
15 why there was a contraindication for reversing
    Mr. Jackson's colostomy.
                                                              16
16
17
                MR. CROSS: Okay. I don't have any further
                                                              17
18
    questions. Thank you.
19
                MR. SCARBER: Nothing from me. Thanks a
                                                              19
20
    lot, Doctor.
                                                               20
21
                MR. CORBET: Just a little bit of follow-up
                                                              21
                                                               22
23
                      RECROSS-EXAMINATION
                                                              23
                                                              24
24
   BY MR. CORBET:
25
       Q. I see that we were sent some of the DMC records.
                                                                                                                  Page 93
                                                   Page 91
                                                                   STATE OF ILLINOIS
1 Were you sent those DMC records too?
                                                                                          ) SS:
2
       A. I don't recall.
                                                                   COUNTY OF DUPAGE
       Q. The only thing I think you said you saw from the
4
   DMC records was the operative report; is that true?
                                                                            I, ROBIN HEJNAR, a Certified Shorthand Reporter
5
       A. I did say that.
                                                                   and Registered Professional Reporter do hereby certify:
       Q. Did you see that today for the first time, or
 6
                                                                            That prior to being examined, the witness in
                                                               6
7
    have you seen that in the past?
                                                                   the foregoing proceeding was by me duly sworn to testify
       A. I think I've seen it in the past.
8
                                                                   to the truth, the whole truth, and nothing but the
9
       Q. And what set of records? Because we're looking
                                                                   truth;
10
    at your records that were emailed to us.
                                                              10
                                                                            That said proceedings were taken remotely
11
       A. I don't recall.
                                                                  before me at the time and places therein set forth and
12
       Q. Is it possible, you saw it today for the first
                                                                   were taken down by me in shorthand and thereafter
                                                                   transcribed into typewriting under my direction and
                                                              13
  time when Mr. Scarber showed it to you?
       A. I think it's possible, but I think I saw it
                                                              15
                                                                            I further certify that I am neither counsel
15 before. I answered truthfully.
                                                                   for, nor related to, any party to said proceedings, not
       Q. What set of records do you think you saw it in?
16
                                                                   in anywise interested in the outcome thereof.
17
       A. Asked and answered. I don't recall.
                                                                            In witness whereof, I have hereunto subscribed
18
       Q. Okay. I'm sorry, Doctor. Thank you very much
                                                              19
                                                                   my name.
19 for your time.
                                                              20
                                                                   Dated: August 6, 2021
20
                      REDIRECT-EXAMINATION
                                                              21
21 BY MR. SCARBER:
                                                                    Poli Heyman
22
       Q. Let me ask you a question, Doctor. Did you write
   the report, or did Mr. Cross, or someone in plaintiff's
                                                                   ROBIN HEJNAR, RPR
24
   office write it for you?
                                                                   CSR No. 084-004689
25
       A. I wrote the entire report and signed it.
```

Exhibits 2 334243 36:2 abdominal 1 verman, M.D. 37:9 57:9 56:22,24 26:4 61:19, 21:62:4,6,12 EX B Ralph Si 2004 56:22,24 26:4 61:19, 21:62:4,6,12 EX B Ralph Si 2004 57 36:2 36:2 1 verman, M.D. 2012 36:2 36:2 36:2 3:18 12:11 2012 36:2 36:2 36:2 \$2,000 51:9 2012-ish 28:4 28:4 29:21 \$2,000 80:13 2016 28:4 28:4 29:21 \$500 20:20 21:1 23:20 29:21 28:4 28:4 29:17 41:17 64:9 74:17,19 36:2 37:417,19 36:2 37:417,19 36:2 37:11 36:2 38:33 38:01ucly 49:13,14 36:2 38:6 39:17 38:62 38:31:17 38:41,17 41:17 64:9 74:17,19 36:2 37:11 36:12 29:23 23:13 20:20 28:4 38:414,24 36:13 36:11 36:12 36:12 36:12 36:12 36:12 36:12 36:12 36:12 36:12 36:13 36:13 36:13 36:13 36:13 36:13 36:13 36:13 36:13 36:13 36			57:10	
EX A Ralph Si Verman, M.D. O72321 2003-ish 43:23 2004 57 21:6 81:14 92:4 21:6 81:14	Exhibits	2		A
Nerman, M.D. 37:9 57:9 2003-ish 43:23 5 2004 6:10 14:6 2004 6:10 14:6 2012 3:18 12:11 5:19				
072321 3:17 12:1 2003-ish 43:23 5 36:2 35:74 36:1 36:0 36:12 36:1 36:1 36:1 36:1 36:1 36:1 36:1 36:1 36:1 36:1 36:1 36:1 36:1 36:1 36:1 36:1 37:1 36:1 36:1 36:1 36:1 36:1 36:1 36:1 36:1 36:1 36:1 36:1 36:1 36:1 36:1 36:1 36:1 36:1 37:1 36:1 36:1 37:1 37:1 37:1 37:1 37:1 37:1 37:1 36:1 36:1 36:1 36:1 36:1 36:1 36:1 36:1 36:1 36:1 36:1 36:1 36:1 36:1 36:1				
3:17 12:1 43:23 2004 1verman, M.D. 072321 3:18 12:11 57 36:2 3:18 12:11 574 36:2 \$ 2012-ish 28:4 3absolutely \$ 2015 2015 28:4 3absolutely \$ 2016 28:4 7 38:6,8 39:19 \$ 2016 23:20 29:21 74:17,19 36:6,8 39:19 \$ 2017 33:22 74:17,19 36:6,8 39:19 \$ 20:20 21:1 23:24:4,9,12 29:22 31:3 29:22 31:3 \$ 20:20 21:1 6 6 6 \$ 35:7 36:1 84:14,24 84:14,24 84:14,24 \$ 20:20 7 70 36:12 90 \$ 2018 80 57:8,9 60:4 44:3 \$ 36:12 80 57:8,9 60:4 49:13,14 \$ 20:20 86:10 80 57:8,9 60:4 44:3 \$ 36:12 80 57:8,9 60:4 86:10 44:3 \$ 36:12 80 57:8,9 60:4 85:8 12:14 13:6 23:10, 17 \$ 20:12 80 57:8,9 60:4 85:12 86:10 88:8 12:14 <t< td=""><td></td><td></td><td>56:22,24</td><td>· ·</td></t<>			56:22,24	· ·
EX B Ralph Si 1verman, M.D. 6:10 14:6 57 36:2 3:18 12:11 51:9 574 28:4 55:6 51:2,3 3bsolutely 24:7 29:17 38:6,8 39:11 575 33:22 38:6,8 39:11 579 28:4 20:20 20				
1verman, M.D. 6:10 14:6 36:2 36:2 36:2 50:6 51:2,3 3:18 12:11 51:9 574 50:6 51:2,3 3bove \$ 2012-ish 28:4 575 38:6,8 39:11 \$ 2015 33:22 38:6,8 39:11 41:17 64:9 \$ 2016 23:20 29:21 28:4 24:7 29:17 38:6,8 39:11 \$ 2016 23:20 29:21 28:4 20:20 49:13,14 3cademic \$ 20:20 20:21:1 20:20 20:20 20:20 7 20:20 49:13,14 3ccurate 33:3 3ccurate 55:18,19 3ccurate 3ccurate 55:18,19 3ccurate 3ccurate 55:18,19 3ccurate 3ctual 3ctual 8ctual			5	
072321 3:18 12:11 2012 36:2 50:6 51:2,3 \$ 2012-ish 28:4 50:6 51:2,3 \$ 49:20 20:5 574 20:21:1 28:4 20:21:1 33:22 38:6,8 39:1! 20:17 33:22 38:6,8 39:1! 20:20:17 33:22 38:6,8 39:1! 20:20:17 33:22 38:6,8 39:1! 20:20:20:20:20:21:1 23:12,14,22,2 23:20:29:21 28:4 49:13,14 accidemic 55:18,19 accurate	_	2004		
3:18 12:11 51:9 574 20:2 (3) 30:6 51:2,3 absolutely \$2,000 54:16 80:13 575 38:6,8 39:1! 38:6,8 39:1! 38:6,8 39:1! 38:6,8 39:1! 38:6,8 39:1! 38:6,8 39:1! 38:6,8 39:1! 38:6,8 39:1! 38:6,8 39:1! 41:17 64:9 74:17,19 academic 49:13,14 49:13,14 accident 33:3 accurate 49:13,14 accident 33:3 accurately 49:13,14 accurately 19:7	· ·	6:10 14:6	57	92:4
\$ 2012-ish 49:20 2015 33:22 34:7 29:17 38:6,8 39:19 575 33:22 579 24:17 64:9 74:17,19 20:20 20:20 21:1 29:22 31:3 20:17/march 20:20 20:20 20:14 20:20 20:20 20:14 20:20 20:20 20:14 20:20 20:20 20:14 20:20 20:20 20:14 20:20 20:20 20:20 20:20 20:14 20:20			36:2	
\$ 49:20 2015	3:18 12:11	51:9	574	50:6 51:2,3
\$2,000 54:16 \$2,500 79:18 \$52,500 23:20 29:21 79:18 \$500 54:23 2017 20:20 21:1 23:12,14,22, 23 24:4,9,12 29:22 31:3 2017/march 20:20 7 1 20:20 2018 06:10 29:17 12 84:14,24 85:2 84:14,24 85:2 15 52:14 152 36:13 17 22:9 56:12 60:14 70:12 75:1 1998 6:13 14:5 19th 28:3 33:22 579 28:4 41:17 64:9 74:17,19 academic 49:13,14 accident 33:3 accurate 55:18,19 accurately 19:7 acknowledge 17:15 action 44:3 actual 880 57:8,9 60:4 8813,15 6:10 88 80 57:8,9 6:10 88 80 57:8,9 6:10 88 80 57:8,9 6:10 88 80 57:8,9 6:10 88 80 57:8,9 33:140:8 80 57:8,9 6:10 88 80 6:11 3:6 23:10, 17 62:12 72:7 added 83:16 address 6:17 adhesion 87:3 adhesions 87:3 adhesions 87:3 adhesios 83:17 85:14 86:23 admits 99 69:13 90 69:13		2012-ish	28:4	_
\$2,000 54:16 \$2,500 79:18 \$500 79:18 \$5500 54:23 1 2017 20:20 21:1 23:12,14,22, 23 24:4,9,12 29:22 31:3 2017/march 20:20 2018 35:7 36:1 87:23 2019 84:14,24 85:2 36:13 2019 84:14,24 85:2 36:13 17 22:9 56:12 60:14 70:12 75:1 1998 6:13 14:5 19th 28:3 3012 33:22 579 28:4 41:17 64:9 74:17,19 academic 49:13,14 accident 33:3 accurate 55:18,19 accurately 19:7 acknowledge 17:15 action 44:3 actual 8:8 12:14 13:6 23:10, 17 62:12 72:7 added 83:16 address 6:17 adhesion 87:3 adhesions 87:3 adhesions 87:3 adhesions 83:17 85:14 86:23 admits 38:6,8 39:11 41:17 64:9 74:17,19 academic 49:13,14 accident 33:3 accurate 55:18,19 accurately 19:7 acknowledge 17:15 action 44:3 actual 8:8 12:14 13:6 23:10, 17 62:12 72:7 added 83:16 address 6:17 adhesion 87:3 adhesions 87:3 adhesions 83:17 85:14 86:23 admits 38:2 adwanced	\$	49:20	575	24:7 29:17
54:16 2016 23:20 29:21 74:17,19 \$500 20:20 21:1 6 54:23 23:21,14,22,2 23:24:4,9,12 29:22 31:3 29:22 31:3 2017/march 1 20:20 7 33:3 2018 35:7 36:1 84:14,24 55:18,19 35:7 36:1 87:23 70 3ccurate 100 35:7 36:1 87:8,9 60:4 3ccurately 100 2018-00113JD 8 3ccual 12 2019 8 3ccual 84:14,24 26:23 28:3 8 3ccual 85:2 33:1 40:8 80 57:8,9 60:4 8:8 12:14 13:6 23:10, 13:6 23:10, 17 62:12 72:7 15 36:12 8 13:6 23:10, 15 36:13 11:18 36:11, 36:11 36:10 8dded 152 36:13 11:18 36:11, 36:11 36:11 address 66:10 8th 36:11 36:11 address 7 22:9 56:12 60:14 70:12 79:17 9 37:11 95 66:13 14:5 37:9 55:17 99 69:13 38:2 7 36:12 36:12 36:12<		2015	33:22	38:6,8 39:15
54:16 2016 23:20 29:21 28:4 74:17,19 academic 49:13,14 accident 33:3 accurate 55:18,19 accurately 19:7 accurately 19:7 19:7 accurately	\$2,000	80:13	579	41:17 64:9
\$2,500 79:18 \$500 54:23 1 2017 20:20 21:1 23:12,14,22, 23 24:4,9,12 29:22 31:3 2017/march 20:20 2018 35:7 36:1 87:23 2018-00113JD 36:12 2019 84:14,24 85:2 30:23 28:3 30:23 32:19 36:13 17 22:9 56:12 60:14 70:12 75:1 1998 6:13 14:5 19th 28:3 2017 20:20 21:1 6 6 6 6 6 84:14,24 84:14,24 84:14,24 84:14,24 84:14,24 84:14,24 85:2 8 80 57:8,9 6:10 8th 36:11 36:11 87:23 85:14 11:18 36:11, 12 40:7 46:14 79:17 20th 79:17 20th 79:17 25 37:9 55:17 1998 6:13 14:5 19th 28:3 3:20 29:21 6 6 6 6 6 6 6 6 7 7 7 7 6 70 57:8,9 60:4 8 8 80 57:8,9 85 6:10 8th 36:11 36:11 83:16 address 6:17 adhesion 87:3 adhesion 87:3 adhesions 37:11 99 69:13 99 69:13 9th 38:2 adwanced	•			74:17,19
Ty:18	\$2,500			academic
\$500 54:23 1 20:20 21:1 23:12,14,22, 23 24:4,9,12 29:22 31:3 2017/march 20:20 2018 10 63:5 2018 2018-00113JD 36:12 2019 84:14,24 85:2 36:13 2019 80 80 57:8,9 60:4 8:8 12:14 13:6 23:10, 17 62:12 18 2020 8:13,15 36:13 17 22:9 56:12 60:14 70:12 75:1 1998 6:13 14:5 19th 28:3				49:13,14
1 23:12,14,22, 23 24:4,9,12 29:22 31:3 84:14,24 33:3 1 20:20 7 accurate 55:18,19 1 20:20 7 acknowledge 17:15 10 35:7 36:1 87:23 70 acknowledge 17:15 100 36:12 8 actual 8:8 12:14 12 2019 8 8 actual 8:8 12:14 15 30:23 32:19 30:23 32:19 33:1 40:8 85:2 72:7 added 83:10, 17 62:12 15 2020 8:13,15 1:18 36:11, 12 40:7 6:10 8th 36:11 added 83:16 17 22:9 56:12 60:14 70:12 75:1 9 adhesion 87:3 6:13 14:5 37:9 55:17 99 achesions 83:17 85:14 86:23 1998 6:13 14:5 37:9 55:17 99 86:23 19th 3 35:7 advanced			6	accident
1 23 24:4,9,12 29:22 31:3 84:14,24 55:18,19 accurate 55:18,19 accurately 19:7 1 20:20 7 acknowledge 17:15 action 44:3 100 35:7 36:1 87:23 8 17:15 action 44:3 100 36:12 8 8 17:15 action 44:3 12 2019 80 57:8,9 85 30:23 32:19 30:23 32:19 33:1 40:8 85 75:8,9 85 72:7 added 8th 33:16 address 6:11 15 20:14 20:20 8:13,15 11:18 36:11, 12 40:7 46:14 79:17 9 added 83:16 address 6:17 17 22:9 56:12 60:14 70:12 75:1 20th 79:17 9 adhesion 87:3 adhesion 87:3 1998 37:9 55:17 99 86:23 admits 38:2 19th 28:3 3 3 35:7 advanced	*			33:3
1 29:22 31:3 2017/march 20:20 2018 35:7 36:1 87:23 2018-00113JD 36:12 2019 26:23 28:3 30:23 32:19 33:1 40:8 2020 8:13,15 12 36:13 17 22:9 56:12 60:14 70:12 75:1 1998 6:13 14:5 19th 28:3 28:3 3 38:2 admits 38:2 adwanced 55:18,19 accurately 19:7 acknowledge 17:15 action 44:3 actual 8:8 12:14 13:6 23:10, 17:15 action 44:3 actual 8:8 12:14 13:6 23:10, 17:62:12 72:7 added 85:10 actual 8:8 12:14 13:6 23:10, 17:62:12 72:7 added 83:16 address 6:17 add	01.20		_	accurate
Color Colo			84:14,24	
1 20:20 63:5 2018 10 35:7 36:1 87:23 100 6:10 29:17 36:12 12 8 84:14,24 20:23 28:3 85:2 30:23 32:19 36:13 30:23 32:19 36:13 36:13 17 22:9 56:12 60:14 70:12 66:13 14:5 1998 66:13 14:5 66:13 37:9 55:17 19th 38 28:3 36:13	1			•
2018 35:7 36:1 87:23 2018 35:7 36:1 87:23 2018-00113JD 36:12 2019 84:14,24 85:2 36:13 52:14 2020 8:13,15 11:18 36:11, 12 40:7 46:14 70:12 75:1 1998 6:13 14:5 19th 28:3 35:7 36:1 870 57:8,9 60:4 8 80 57:8,9 80 57:8,9 85 6:10 88 80 57:8,9 85 6:10 813:6 23:10, 17 62:12 72:7 added 83:16 address 6:17 added 83:16 address 6:17 adhesion 87:3 adhesions 87:3 adhesions 87:3 adhesions 83:17 85:14 86:23 admits 38:2 admits 38:2 admits		· ·	7	_
10 35:7 36:1 70 17:15 52:14 87:23 57:8,9 60:4 44:3 100 36:12 8 action 44:3 12 2019 80 57:8,9 actual 8:8 12:14 85:2 30:23 32:19 30:23 32:19 85 72:7 52:14 2020 85 72:7 added 83:16 address 6:10 8h 36:11 address 52:14 11:18 36:11, 12 40:7 9 adhesion 87:3 17 22:9 56:12 60:14 70:12 75:1 95 adhesion 87:3 adhesions 87:3 1998 37:9 55:17 99 86:23 admits 19th 3 9th 38:2 advanced				
10 52:14 87:23 57:8,9 60:4 action 100 6:10 29:17 36:12 8 2019 8 8 actual 8 8 8 8 8 8 8 actual 8 8 8 8 8 8 8 8 8 9 8 8 9 8 8 9 8 8 9			70	1
2018-00113JD 36:10 29:17 12 84:14,24 85:2 30:23 32:14 2019 26:23 28:3 30:23 32:19 33:1 40:8 2020 8th 36:13 17 22:9 56:12 60:14 70:12 75:1 1998 6:13 14:5 19th 28:3 2018-00113JD 8 80 57:8,9 85 6:10 8th 36:11 9 adhesion 87:3 adhesions 83:17 85:11 95 37:11 83:17 85:23 44:3 8c:13.10 36:10 8th 37:11 83:17 85:14 85:17 9 69:13 9th 35:7 advanced	-		57:8,9 60:4	
36:10 36:12 8 actual 12 80 13:6 23:10, 17:62:12 85:2 30:23 32:19 33:1 40:8 85 72:7 15 2020 8th 36:11 36:11 152 36:13 11:18 36:11, 12 40:7 46:14 79:17 9 added 36:13 17 46:14 79:17 9 adhesion 87:3 60:14 70:12 79:17 95 37:11 83:17 85:14 194h 37:9 55:17 99 86:23 admits 19th 38:2 35:7 admits 38:2 admits 38:2 admits				
12 2019 8:10 29:17 8:8 12:14 12 26:23 28:3 30:23 32:19 30:23 32:19 33:1 40:8 57:8,9 17:62:12 17:62:12 72:7 added 83:16 83:16 83:16 83:16 83:16 83:16 83:16 83:16 83:16 83:16 83:16 83:16 83:16 83:16 83:16 83:16 83:16 83:16 83:16 83:17 83:17 87:3 87:3 87:3 87:3 87:3 87:3 87:3 88:17 85:14 86:23 87:3 88:17 85:14 86:23 87:3 88:17 85:14 86:23 86			8	
84:14,24 26:23 28:3 80 13:6 23:10, 85:2 30:23 32:19 85 72:7 15 2020 8:13,15 6:10 added 152 8:13,15 36:11 address 6:17 36:13 11:18 36:11, 36:11 address 6:17 22:9 56:12 20th 9 adhesion 60:14 70:12 79:17 9 adhesion 75:1 37:9 55:17 99 83:17 85:14 86:13 37:9 55:17 99 86:23 86:13 38:2 38:2 37:9 55:17 37:0 37:11 38:2 38:2 38:2 38:2				
84:14,24 85:2 30:23 32:19 33:1 40:8 57:8,9 17 62:12 72:7 15 52:14 2020 8:13,15 11:18 36:11, 12 40:7 46:14 79:17 8th 36:11 83:16 added 83:16 17 22:9 56:12 60:14 70:12 75:1 20th 79:17 9 adhesion 87:3 1998 6:13 14:5 37:9 55:17 99 83:17 85:14 86:23 19th 28:3 37:9 55:17 99 86:23 35:7 admits 38:2 advanced			80	
85:2 30:23 32:19 33:1 40:8 72:7 15 52:14 2020 8th 83:16 152 36:13 11:18 36:11, 12 40:7 46:14 79:17 6:10 added 17 22:9 56:12 60:14 70:12 6:17 adhesion 60:14 70:12 79:17 9 adhesion 1998 37:11 83:17 85:14 6:13 14:5 37:9 55:17 99 86:23 19th 69:13 38:2 35:7 adwanced				
15 52:14 2020 8:13,15 8th 83:16 152 36:13 11:18 36:11, 12 40:7 46:14 79:17 9 added 22:9 56:12 60:14 70:12 75:1 9 adhesion 75:1 79:17 9 adhesion 1998 79:17 95 adhesions 6:10 8th 36:11 address 6:17 adhesion 87:3 37:9 55:17 99 86:23 83:17 85:14 86:23 86:23 admits 38:2 35:7 advanced	85:2		•	
52:14 8:13,15 8th 83:16 36:13 11:18 36:11, 36:11 address 17 46:14 79:17 9 adhesion 87:3 adhesions 87:3 adhesions 87:3 adhesions 87:3 adhesions 83:17 85:14 86:23 86:13 14:5 99 86:23 19th 69:13 admits 28:3 35:7 advanced				
152 36:13 11:18 36:11, 12 40:7 36:11 address 6:17 22:9 56:12 46:14 79:17 9 adhesion 87:3 60:14 70:12 79:17 95 adhesions 87:3 1998 37:9 55:17 99 83:17 85:14 19th 69:13 86:23 28:3 35:7 admits 38:2 advanced	52 : 14			
36:13 17 12 40:7 6:17 22:9 56:12 46:14 79:17 9 6:17 60:14 70:12 79:17 9 87:3 1998 25 37:11 83:17 85:14 6:13 14:5 37:9 55:17 99 86:23 19th 69:13 38:2 35:7 advanced	152	•		
17 22:9 56:12 46:14 79:17 9 adhesion 87:3 60:14 70:12 79:17 95 adhesions 87:3 adhesions 83:17 85:14 1998 37:9 55:17 99 86:23 83:17 85:14 19th 69:13 38:2 38:2 28:3 35:7 advanced	36:13	-	30.11	
22:9 56:12 60:14 70:12 75:1 1998 6:13 14:5 19th 28:3 3 3 3 3 3 3 3 40esions 87:3 adhesions 83:17 85:14 86:23 admits 38:2 advanced	17			
79:17 79:17	22:9 56:12		9	
1998 6:13 14:5 19th 28:3 37:9 55:17 99 69:13 9th 38:2 admits 38:2 advanced	60:14 70:12			
37:9 55:17 99 6:13 14:5 19th 28:3 37:9 55:17 99 69:13 9th 38:2 adwanced 35:7	75 : 1			
6:13 14:5 19th 28:3 37:9 55:17 69:13 9h 69:13 9th 35:7 35:7	1998			
19th 28:3 3		37:9 55:17		
28:3			69:13	
35:7 advanced		3		38:2
30 84:23			35:7	advanced

_	1	1 0- 01 1 -0 0	1
adverse	alluded	25 24:1 70:2	approximately
31:2	60:22	anybody	60:3
advertise	amended	10:6 44:6,9,	April
56:16	7:9,24 57:21	13 87:19	20:20 21:1
advocated	American	anyone	23:12,22
83:4,9,20,24	44:11,12	60:6,9	24:4,9,11
85:10,13	amount	apologize	area
affects	55:15 70:14	51:10	8:21 37:5
39:3	89:6,15	Appeals	38:12 59:2
affiliated	anesthesia	35:7	76:21,22
6:24	40:1,16	appeared	79:1
afterwards	60:17,20	56:10	armed
43:1	61:1	appearing	48:17,25
age	annually	5:21	around
90:5	55:22	appendectomie	11:18 43:24,
ago	answer	s	25 55:17
87:22	10:7 12:17,	38:1,14	56:24 80:16
agree	22 13:2,18	appliance	85:22 87:4, 23
8:24 9:9,13	15:23,25	70:23	
14:24 15:1,	16:1,3,8,9	appliances	arrive
15 16:20	19:7 21:13,	70:22	9:14 13:8
17:12 26:3	19,22 22:2,	apply	art
62:17 70:6	4,7,12,15	50:14,15	13:7
76:12 79:3,	26:15 31:23, 24 40:14	51:3	article
6,11 80:11,	52:3 57:20	appointed	85:17
17 81:18	63:15 65:13	49:21	articles
82:1,24,25	71:24 72:12,	appointment	17:5,14,16
83:3 84:15, 16 85:3	17,23 73:4,	47:15 49:13,	59:2,3
	11 83:19	14,20	asked
ahead 21:17,20	86:10 87:9	appointment/	40:4 46:7 63:6 64:14
22:3 55:11	88:14	medical	65:3,9 67:10
61:15,18	answer's	47:24	72:15 82:16
64:3,17	10:7 15:19	appointments	88:21 90:12
65:22 68:22	68:21	48:12	91:17
69:8,19	answered	appreciate	asking
72:22 90:12	14:2 22:11	16:10 27:15	6:17 13:17
ahold	40:4 64:15	40:5 42:9	15:16,22,25
49:9	72:20 77:3	43:5 59:9	16:6,11,18
allegations	90:12 91:15,	88:25	22:5 66:14
42:25	17	appropriate	81:2,14,25
alleging	answering	89:6,15,25	82:1 84:8
31:9,14 32:5	21:14,18	appropriately	86:15
42:24	answers	86:10	assault
allowed	86:5	approve	48:20 78:19,
5:7 34:12,	anxiety	77:21	22
19,24	21:4 23:1,9,	approved	
		77:22	

assaulted	33:6,16,25	begins	board
21:8	34:3 39:5,8,	50:20,22	43:19,21
asserts	11 46:20	behalf	boarded
38:1	47:1 56:25	37:12 78:4,	51:16
assist	57:4,5 60:16	10	boards
19:21,24	64:7 71:9	belief	16:16
assistance	75:8 77:18	10:2	border
73:6,10,14,	78:14 , 22	believe	34:16,19
23	79:2 83:23,	8:16 10:21,	breach
assistant	24 88:3	24 11:5 14:4	11:1 88:9
49:15,23,24,		27:5 32:11	
25 50:12,19		34:21 40:18	breached
51:4	В	87:23	10:22
	back	bell	breath
associated	11:17 20:19	36:14	68:8
60:16,19	21:1 23:6,		brief
70:20	11,19 24:8	below 50:9	89:2
assuming	27:10,14		briefly
46:18 57:12	31:3 34:17	benefit	53:22
92:1,6	43:9 48:4	20:12	bring
asthma	49:2 65:24	benefits	7:6 82:17
89:22	76:20 82:22	14:12,16	86:13
attack	bad	27:20	brought
26:2 27:21	45:12,20	besides	7:3,7 58:11
attorney		89:19	business
15:21 16:13	bag 70:20 79:7	better	39:13
42:6 65:15		6:4 88:5,22	
87:15	banded	bias	
attorneys	53:24	39:3	
5:21	Baptist	biased	call
authority	7:2	36:22	18:18 19:2,
48:11	bar	biassed	10.10.13.27
available	16:16	39:7 40:24	called
9:21 10:6	based	87:12	35:6 40:24
average	8:25 10:20,	billing	49:23 53:1
52:10,13	25 15:7	79:19	79:15
55:23 56:1,	20:18 47:10	bit	calls
11 76:15	70:11 75:21	76:13 90:21	20:9 86:2
81:2	86:25	bleeding	
averages	basically	78:15,19,21	cancer
80:23	14:15 34:7	79:4	84:14,19,23
aware	61:19,24	block	85:2,4
19:25 20:9,	66:3	54:15	Cansicar
20 24:2	Beaumont	blood	14:21 17:4
27:19 29:15,	43:18	23:13 79:8	Cansicar's
22,25 30:4,8	beginning		12:18
31:8,13	63:20	bloody	car
32:4,9,22		78:16	33:2
		I	I

care	certain	Clair	70:13,18
10:22 11:1	12:24 15:25	7:1 25:5	81:7 85:7
12:2 13:7,16	certainly	42:15,19	colostomy
18:8 19:12,	16:9	47:14	12:15 14:12,
14 38:18	certified	claudication	23 15:3,5,12
47:24 54:12	43:19,21	68:9	16:22 17:19
57:1 76:6	•	clear	20:4,7 21:2,
78:11 88:9	chance 30:13 81:17	77:11	5,7,8 23:11,
career		clearly	18 24:14
37:17 38:2,	change	77:3	25:13 26:23
4,8,15 60:13	64:4 69:25		27:2 28:6,14
case	changed	clinic	29:3,6,11,
5:12,14	88:2	6:20	12,14,16,17,
8:12,19	changes	clinical	23 31:10,15
9:17,18	63:17	15:4 49:15	32:7,19,21,
10:16 12:15	chapter	50:12,19	22 33:15,16
14:9,21 17:3	66:21,24	51:3 83:17	39:15 41:7,
18:1,9 20:1	characterize	clinics	24 42:2,3
24:21 34:13,	73:4	70:3 71:21	46:23 48:22,
22 35:3,4,5,	charging	close	23 59:20,22
6,8,15 36:1,	54:14 79:23	56:22	60:7,11,12
8,11,17,21	chart	closure	62:9,13,15,
37:3,10,14,	15:4 67:16	60:11	18 63:1,9
20 38:22,25	90:14	closures	64:10 66:4,
39:12 40:22	charts	60:12	9,21 70:6
49:4 51:12	17:17	Colleen	71:11,19
53:22 54:25	check	46:21 48:11	72:9 73:18
55:14,25	55:8 79:18	College	78:25 79:7
57:22 58:13	chemotherapy	44:12	82:6 83:7,13
59:6 67:12	84:20	colocecostomi	87:1 88:23
79:18,19,20	chest	es	90:7,16
84:10 86:18	68:8	38:2,4,14	come
87:16 , 21	circumstances	colon	17:18,20
90:9	75:8	52:9 54:5	18:8,14,17
Caselaw	cite	84:19 85:4	82:13
34:14	35:25 36:12	colonoscopies	comes
cases		52:12	55:16
38:25 44:16,	citing 86:8	colorectal	comfort
20 49:6		8:22 34:23,	47:11
51:18 53:6,	City	25 35:23	comment
20 54:8	43:12	38:7 43:15,	83:1,5,8
55:15 56:2	claim	20 44:11	86:15
causing	37:15 54:11	51:14,16	comments
21:9	claiming	57:7,9	10:11
cavity	32:12,15	coloscopies	communicated
61:21	claims	51:25 52:1	68:14
Center	31:9 32:5	colostomies	comorbidities
8:10 36:9	36:10	52:9 66:16	60:23 83:14
			00.20 00.11
	I	I	I

0.0.01	1	112000	
89:21	consensus	11:3 22:4	Corrections
company	80:11,14	29:5 31:21	20:3 71:13
42:18 78:4	82:10	36:19 42:7,	74:21 77:19,
compared	consent	11,14 43:4,6	25 78:17
84:13	28:1	48:2,8	Corrections'
complaint	consider	55:12,13	78:5
7:9,24 44:6,	41:20	61:8,16	counsel
13 57:21	considering	63:23 64:16	26:13 55:2
complaints	41:14	65:1,18 68:4	counseling
24:7,13	constant	69:9,20	71:10,11
25:12 29:23	69:25	70:10 71:2	counselor
32:20 67:18,	constipation	80:6,7,10	21:23 40:2,
24 68:2,6,7,	78:15	86:4,12	18 41:10
10,13	consults	90:13,21,24	48:18 52:6
complete	75:1	92:11	81:6,22
19:14	contacted	Corbet's	83:22 85:20
completed	20:3 46:21	74:13	86:19 87:23
33:3	47:1	Corizon	county
complication	context	5:11 7:12,13	25:5 42:15,
31:5	37:21 66:19	correct	19 47:14
complications	83:5,12,15,	5:17,24 9:7,	48:23
39:18,21,24	19,21 84:17	20 10:18	couple
40:9,16	85:15 86:20	11:2 13:16	46:5 58:2
79:12	continuous	17:21 18:1,	64:2
computer	45:6	3,9,11,15	course
58:19,21	contraindicat	19:12,23	13:25 14:5
59:1	ion	20:13 22:13	48:18 60:13,
concern	90:15	26:3,19,20	21 62:19
19:11	contraindicat	28:11,15,23	63:18
1 9 - 1 1		29:4,19 31:4	
		22.16.17	court
concerns	ions	32:16,17	5:8 34:7
concerns 25:16,19	ions 28:13 80:15	33:11 35:12	
concerns 25:16,19 conclusion	ions 28:13 80:15 controlled	33:11 35:12 37:6 41:16	5:8 34:7
concerns 25:16,19 conclusion 18:8,17	ions 28:13 80:15 controlled 88:22 89:24	33:11 35:12 37:6 41:16 45:9,22	5:8 34:7 35:6,10,14,
concerns 25:16,19 conclusion 18:8,17 conclusions	ions 28:13 80:15 controlled 88:22 89:24 COPD	33:11 35:12 37:6 41:16 45:9,22 50:15 62:22	5:8 34:7 35:6,10,14, 15 36:10,21
concerns 25:16,19 conclusion 18:8,17 conclusions 15:7 17:6,7,	ions 28:13 80:15 controlled 88:22 89:24 COPD 89:22	33:11 35:12 37:6 41:16 45:9,22 50:15 62:22 68:17 73:10	5:8 34:7 35:6,10,14, 15 36:10,21 37:3 38:10,
concerns 25:16,19 conclusion 18:8,17 conclusions 15:7 17:6,7, 8,18,20	ions 28:13 80:15 controlled 88:22 89:24 COPD 89:22 cope	33:11 35:12 37:6 41:16 45:9,22 50:15 62:22 68:17 73:10 75:6 76:3,19	5:8 34:7 35:6,10,14, 15 36:10,21 37:3 38:10, 13 39:2 74:4
concerns 25:16,19 conclusion 18:8,17 conclusions 15:7 17:6,7, 8,18,20 18:10,14	ions 28:13 80:15 controlled 88:22 89:24 COPD 89:22 cope 71:11,18	33:11 35:12 37:6 41:16 45:9,22 50:15 62:22 68:17 73:10 75:6 76:3,19 77:6 78:6,11	5:8 34:7 35:6,10,14, 15 36:10,21 37:3 38:10, 13 39:2 74:4 court's
concerns 25:16,19 conclusion 18:8,17 conclusions 15:7 17:6,7, 8,18,20 18:10,14 condition	ions 28:13 80:15 controlled 88:22 89:24 COPD 89:22 cope 71:11,18 Copies	33:11 35:12 37:6 41:16 45:9,22 50:15 62:22 68:17 73:10 75:6 76:3,19 77:6 78:6,11 80:18,19	5:8 34:7 35:6,10,14, 15 36:10,21 37:3 38:10, 13 39:2 74:4 court's 37:19 38:19
concerns 25:16,19 conclusion 18:8,17 conclusions 15:7 17:6,7, 8,18,20 18:10,14 condition 23:1,10,17	ions 28:13 80:15 controlled 88:22 89:24 COPD 89:22 cope 71:11,18 Copies 92:9	33:11 35:12 37:6 41:16 45:9,22 50:15 62:22 68:17 73:10 75:6 76:3,19 77:6 78:6,11 80:18,19 82:3,6,11	5:8 34:7 35:6,10,14, 15 36:10,21 37:3 38:10, 13 39:2 74:4 court's 37:19 38:19 courts
concerns 25:16,19 conclusion 18:8,17 conclusions 15:7 17:6,7, 8,18,20 18:10,14 condition 23:1,10,17 30:6 31:2	ions 28:13 80:15 controlled 88:22 89:24 COPD 89:22 cope 71:11,18 Copies 92:9 coping	33:11 35:12 37:6 41:16 45:9,22 50:15 62:22 68:17 73:10 75:6 76:3,19 77:6 78:6,11 80:18,19	5:8 34:7 35:6,10,14, 15 36:10,21 37:3 38:10, 13 39:2 74:4 court's 37:19 38:19 courts 34:1,3 37:8
concerns 25:16,19 conclusion 18:8,17 conclusions 15:7 17:6,7, 8,18,20 18:10,14 condition 23:1,10,17 30:6 31:2 62:25 63:16,	ions 28:13 80:15 controlled 88:22 89:24 COPD 89:22 cope 71:11,18 Copies 92:9 coping 71:16 72:2	33:11 35:12 37:6 41:16 45:9,22 50:15 62:22 68:17 73:10 75:6 76:3,19 77:6 78:6,11 80:18,19 82:3,6,11 83:11 84:1,	5:8 34:7 35:6,10,14, 15 36:10,21 37:3 38:10, 13 39:2 74:4 court's 37:19 38:19 courts 34:1,3 37:8 39:6,9 40:24
concerns 25:16,19 conclusion 18:8,17 conclusions 15:7 17:6,7, 8,18,20 18:10,14 condition 23:1,10,17 30:6 31:2 62:25 63:16, 17 64:5	ions 28:13 80:15 controlled 88:22 89:24 COPD 89:22 cope 71:11,18 Copies 92:9 coping 71:16 72:2 73:1	33:11 35:12 37:6 41:16 45:9,22 50:15 62:22 68:17 73:10 75:6 76:3,19 77:6 78:6,11 80:18,19 82:3,6,11 83:11 84:1, 25 85:18	5:8 34:7 35:6,10,14, 15 36:10,21 37:3 38:10, 13 39:2 74:4 court's 37:19 38:19 courts 34:1,3 37:8 39:6,9 40:24 87:11
concerns 25:16,19 conclusion 18:8,17 conclusions 15:7 17:6,7, 8,18,20 18:10,14 condition 23:1,10,17 30:6 31:2 62:25 63:16, 17 64:5 conditions	ions 28:13 80:15 controlled 88:22 89:24 COPD 89:22 cope 71:11,18 Copies 92:9 coping 71:16 72:2 73:1 copy	33:11 35:12 37:6 41:16 45:9,22 50:15 62:22 68:17 73:10 75:6 76:3,19 77:6 78:6,11 80:18,19 82:3,6,11 83:11 84:1, 25 85:18 86:18,24	5:8 34:7 35:6,10,14, 15 36:10,21 37:3 38:10, 13 39:2 74:4 court's 37:19 38:19 courts 34:1,3 37:8 39:6,9 40:24 87:11 covered
concerns 25:16,19 conclusion 18:8,17 conclusions 15:7 17:6,7, 8,18,20 18:10,14 condition 23:1,10,17 30:6 31:2 62:25 63:16, 17 64:5 conditions 24:3	ions 28:13 80:15 controlled 88:22 89:24 COPD 89:22 cope 71:11,18 Copies 92:9 coping 71:16 72:2 73:1 copy 10:10,12,13	33:11 35:12 37:6 41:16 45:9,22 50:15 62:22 68:17 73:10 75:6 76:3,19 77:6 78:6,11 80:18,19 82:3,6,11 83:11 84:1, 25 85:18 86:18,24 87:20 88:8	5:8 34:7 35:6,10,14, 15 36:10,21 37:3 38:10, 13 39:2 74:4 court's 37:19 38:19 courts 34:1,3 37:8 39:6,9 40:24 87:11 covered 86:19
concerns 25:16,19 conclusion 18:8,17 conclusions 15:7 17:6,7, 8,18,20 18:10,14 condition 23:1,10,17 30:6 31:2 62:25 63:16, 17 64:5 conditions 24:3 connect	ions 28:13 80:15 controlled 88:22 89:24 COPD 89:22 cope 71:11,18 Copies 92:9 coping 71:16 72:2 73:1 copy 10:10,12,13 12:4,6 92:11	33:11 35:12 37:6 41:16 45:9,22 50:15 62:22 68:17 73:10 75:6 76:3,19 77:6 78:6,11 80:18,19 82:3,6,11 83:11 84:1, 25 85:18 86:18,24 87:20 88:8 89:8,17	5:8 34:7 35:6,10,14, 15 36:10,21 37:3 38:10, 13 39:2 74:4 court's 37:19 38:19 courts 34:1,3 37:8 39:6,9 40:24 87:11 covered 86:19 covering
concerns 25:16,19 conclusion 18:8,17 conclusions 15:7 17:6,7, 8,18,20 18:10,14 condition 23:1,10,17 30:6 31:2 62:25 63:16, 17 64:5 conditions 24:3	ions 28:13 80:15 controlled 88:22 89:24 COPD 89:22 cope 71:11,18 Copies 92:9 coping 71:16 72:2 73:1 copy 10:10,12,13 12:4,6 92:11 Corbet	33:11 35:12 37:6 41:16 45:9,22 50:15 62:22 68:17 73:10 75:6 76:3,19 77:6 78:6,11 80:18,19 82:3,6,11 83:11 84:1, 25 85:18 86:18,24 87:20 88:8 89:8,17 Correction	5:8 34:7 35:6,10,14, 15 36:10,21 37:3 38:10, 13 39:2 74:4 court's 37:19 38:19 courts 34:1,3 37:8 39:6,9 40:24 87:11 covered 86:19 covering 54:6
concerns 25:16,19 conclusion 18:8,17 conclusions 15:7 17:6,7, 8,18,20 18:10,14 condition 23:1,10,17 30:6 31:2 62:25 63:16, 17 64:5 conditions 24:3 connect	ions 28:13 80:15 controlled 88:22 89:24 COPD 89:22 cope 71:11,18 Copies 92:9 coping 71:16 72:2 73:1 copy 10:10,12,13 12:4,6 92:11	33:11 35:12 37:6 41:16 45:9,22 50:15 62:22 68:17 73:10 75:6 76:3,19 77:6 78:6,11 80:18,19 82:3,6,11 83:11 84:1, 25 85:18 86:18,24 87:20 88:8 89:8,17 Correction 7:10 8:3	5:8 34:7 35:6,10,14, 15 36:10,21 37:3 38:10, 13 39:2 74:4 court's 37:19 38:19 courts 34:1,3 37:8 39:6,9 40:24 87:11 covered 86:19 covering 54:6 credentials

credibility	Dan	defendants	11,13 10:13
34:2,4,8	42:14 55:4	5:11 9:18	12:1,4,9,10,
36:4,5 37:20	65:16,19,20		14 14:25
· ·	1	definition	
39:4,7	80:7,8	82:7	24:9 45:16,
credible	dangerous	degree	18,19 46:7,
36:22 40:24	75:19,25	22:18,23	12 54:14,20
87:12	76:22	75:10,11	58:8 66:6,7
cross	data	· ·	82:16 87:13
22:5 36:16		degrees	depositions
	81:8,14,15,	22:20	45:21 53:20
55:7 59:12,	16	delay	1
16,18 61:9,	dated	64:9 90:10	54:15 56:4
17 63:14	79:16	delayed	87:24
64:6,18	day	30:13 83:3,	depression
65:2,21	9:5 78:24	9,19,24	22:25
66:13 67:22	87:18	1 '	describing
68:12,23		85:11,12	66:3
69:5,15	days	delaying	
70:5,16 71:4	76:10	64:7	determined
74:5,6 79:14	De	delivered	77:10
· ·	51:22	11:21 18:9	determining
86:2 89:2,4	deal	19:14	89:15
90:17 91:23	70:18	demonstrated	develop
92:10	dealing	37:4	79:11
Cross's	70:12 73:8		developed
49:7		demonstrates	21:4
CROSS-	dealt	39:3	
EXAMINATION	22:8	dense	developing
42:10 59:17	Dean	83:17 85:14	30:14
	35:6 36:1	86:23	Devlin
current	death	deny	5:11 9:25
6:15	26:2 27:21	48:12	36:16 43:4
curriculum	60:16,19		59:13 65:12
49:11	·	dep	diabetes
cut	December	82:20	60:23 88:22
62:2 72:11	23:19 29:21	Department	
CA	46:14	7:10 8:3	89:21
11:10,25	decides	20:3 71:13	diagnosed
11.10,25	17:10	74:20 77:19,	23:17
	decision	25 78:5,8,17	die
D	15:5 35:7	dependent	60:9,11,25
	77:13 87:19	89:7	died
D-E-A-N	90:6		60:7
36:1		depending	
	decisions	80:15	difference
damage	9:2,5,10,14	depends	62:24 63:16
25:25 27:23	10:25 17:24	88:13	66:11
28:24 31:10,	19:22 67:8	DEPONENT	differences
15 32:6	decrease	92:13	14:22 15:1,
damages	90:1	deposition	11 16:21,25
78:25	defendant	5:6,10,17	17:1,8
	57:3	1	,
	J 1 • J	6:7,9 7:4,	
1			

different	disease	16:21	either
8:17 9:14	80:15 81:8	doctors/	31:18 32:10,
13:5,12 15:7,19 54:6	84:5,17 85:6	physicians 9:13	24 40:2,18 54:4,9 84:22
56:22 65:17	dispute 33:8		86:14
66:9 76:13		document	elaborate
77:13 81:7	disputing 31:18 32:10,	20:1 55:9 79:14 81:24	72:14,15
differently	23 33:10,20	82:1	73:15 80:19
13:8	diverticuliti	documents	81:23
difficult	s	82:17	elaborated
30:15 32:13	84:13,18	dog-ear	81:19
61:25 62:5,	85:1,8,9,12,	58:16	elaboration
7,9,16 63:9	22 88:7,12,	doing	74:1
69:23	15	20:12,13	elect
difficulties	DMC	35:20 38:21	28:14,15,16,
5:23	27:4 28:4	51:22,23	17
direct	63:6,7 90:25	52:8 75:5	elective
22:3	91:1,4	dont	28:6
DIRECT-	docket	58:25	emailed
EXAMINATION	36:2	driven	91:10
5:3	doctor	40:23	embarrassing
directed	6:12 8:24	drop	70:1
40:6	9:13 11:10	53:16	emergencies
disability	12:23 13:2,	dropped	28:8
70:15	13,19 16:20	53:15	emergency
disagree	17:10,12	due	47:9 78:23
14:15,19	18:25 19:1	15:24	emergent
20:15,16,22	23:3,18 26:3	duly	28:9,25
30:9,11	27:12,17 29:20 30:12	5:2	emotional
80:17 82:9,	31:22 32:20	dying	72:1
11,23 84:25 85:18	33:4 38:17,	40:1	emphysema
	19,20 39:5,		89:22
disciplinary	22 42:4,12	E	employed
	43:7 57:12		42:18
disciplines	59:9 65:3	e-tran	end
disconnect	71:9 72:10	92:8,12	37:6,12
61:20	74:14 75:3	earlier	38:18 39:4
discovery	80:5,6 81:11	5:10 33:13	63:19 64:1
52:16	87:13 89:1	37:16 38:14	80:3
discuss	90:12,20	40:19 46:12	endpoint
11:8 22:5	91:18,22	early	13:9
46:23	doctor's	38:4	engaged
discussed	12:1 13:10	Eiferman	38:4
20:11 45:4	18:18 19:3	38:17	entire 27:6 91:25
discussion	doctors	eight	
10:14 28:1	13:4,22 14:22 15:2,4	85:22 87:4	essentially
	14.22 13:2,4		25:11

event	56:14 86:18	54:25 60:21	79:25
34:18 75:3	expertise	79:24 84:19	fluctuation
everybody	37:5 38:12	Federal	57:8
12:21	experts	5:8	follow
Everything's	39:10 45:4	fee	12:24 13:5
59:1	74:9	54:16	42:20 43:7
evidence	explain	feel	follow-up
5:8 38:16,20	61:11	19:16	30:5 71:5
39:16 40:13	exposed	fellows	80:7 90:21
63:8 66:6	75:10,11	74:11,16	following
90:14	extra	fellowship	67:11 78:24
exactly	11:21	43:15	forget
67:19 85:19	extremes	felt	48:19
exam	90:5	66:5	form
16:16		fibrosis	64:16,25
examination 30:10	F	30:14 61:11,	65:18 68:4
		20,23	69:9,20 70:9 71:2 90:13
exams 17:18	facility	file	format
	18:19 19:2	8:8 25:6	5:19
excuse 44:23	fact	filed	formation
exercise	9:4 17:15	7:9 44:6,13 55:2	30:17 62:13
8:25 9:18	19:10 20:14		85:8
10:17,20	21:4,7 24:17	final 9:21,25	formed
exhibit	29:20 30:22 32:18 34:22	46:13,17,19	81:7 82:6
11:25 12:1,	40:6,16 66:8	find	forward
11	68:11 70:13	23:20 72:11	40:8
exhibited	90:3	findings	found
38:18	factors	37:8,19	34:1,3
exist	62:8,10	fine	35:10,16
26:9	88:13,19	16:19 30:22	36:4,22
existed	89:18	finish	87:11
30:19	facts	14:3 21:22	foundation
expect	19:20 32:23	firm	31:21 61:7
76:18,20	failed	49:7	63:5,12,22
experience	9:18 10:17	first	64:17,25
61:3 69:11	failure	33:23 34:13	65:14,18
70:12 75:5	10:20	35:5 36:16	66:12 67:21
experiencing	fair	42:21 43:3	68:3,16
23:22	5:25 23:3	45:18 46:21	69:8,19,20
expert	46:1 48:25	57:24 64:2	70:9 71:2 90:13
7:8,9,12,14,	familiar	82:2 84:7,21	90:13 four
18,23 8:1,	34:14	87:6,18	44:24 52:11
12,19 35:21	family	91:6,12	54:15,21
36:5 39:6	57:13 76:6	five	92:12
40:22 41:15	far	44:24 47:20,	
46:15 55:16	44:7,8 48:24	21 54:21	

front	giving	happen	21,22 72:3,7
27:10 92:3	68:10 83:15	40:2 41:9,	73:1,8
full	goes	11,14,19	helping
35:23 50:3,6	39:2 42:22	happened	73:19
79:8	70:14	23:14 40:18	hernias
fully	going	41:2,3 48:19	90:1
19:7	11:17,24,25	53:25	
	15:20,22		Hey
function	I	happening	9:25
62:3	19:22 21:21,	77:5,8	hide
functional	23 22:15	hardcopies	21:7
20:7 30:16	23:6,14	58:23 59:1	hierarchy
functioning	26:11,14	hardcopy	49:17,19
24:14 30:6,	36:12 37:21	11:15	50:16
22 32:16	40:20 41:9	harm	highlighted
35:24	42:4,7 49:4	25:19	58:15
33.21	52:2 55:19		
	56:19 57:7	Hartmann	history
G	59:14 61:6,	82:3,5,7	15:5 48:14,
	13 63:4,11,	83:8,25	24
G-Y-S-E-G-E-M	21 64:12,21	85:21	holding
36:9,18	67:20 69:1	Hartmann's	77:24
gastroplasty		80:12 82:11	home
53:25	70:8 72:18,	84:6,18,21	76:1,6,17,18
	23 76:5,13	88:6,11,16	hospital
general	80:2 85:3	health	_
8:22 26:4	86:23 87:5	89:20	6:20 7:1,2
34:23 35:1,	good		19:1,3 50:1
9,11,18,21,	30:5 59:13	healthcare	75:1 76:10,
22,24 38:5,	grant	9:6,10 20:2	24
8,13 43:20	48:12	78:4,10,23	hospitals
44:19 57:10	greater	healthy	6:21,24
60:17,19	75:10,11	60:20,24	host
74:10,15		hear	88:24
generated	guess	11:19 31:20,	hour
37:9	43:10 54:10	24 42:12	18:16
genitourinary	56:13,19	47:25 48:2	
26:1 27:25	57:7 59:14	74:23 77:15	hourly
	77:1 81:3	80:6 81:11	54:22
getting	85:11	87:11,15	hours
26:6 31:3	guy	· ·	54:15,21
39:15,19	41:2 43:3	heard	80:1
give	Gysegem	34:7 39:9	hundred
18:5 34:24	36:8 74:3	49:3 52:24	41:10
35:16,17		65:11 86:4	hundreds
36:5 49:4		87:18	37:15 38:1
53:20 83:18	H	heart	60:14
given		26:2 27:21	Huron
5:17 6:7,8	halfway	help	
13:23 78:7	81:1	19:5 70:21,	8:7,10
84:16		24 71:11,18,	hypertension
01.10			89:21

	income	51:2 63:25	20:12,19
I	37:9 55:16	instances	21:1,3
	incontinence	34:11	23:11,22
Ian	30:16 40:11	Intent	24:4 25:15,
55:5 59:15	independent	52:22,24	20,23 26:23
63:4	13:24 75:2	53:2	30:19 31:1,
ID	indicated	interested	8,13 32:4,18
36:11	6:7 35:8	51:15	33:2 39:14,
idea	74:4 77:9,12	internal	17 40:9
45:3 50:10	indicates	57:13	45:16,21
51:5,6 53:19	33:17 38:10	interpret	47:13 48:14
58:1 76:4,	indirectly	81:15	66:4,8,10
23,25 77:2,	77:11	interpreted	71:9 78:14 87:6
4,5	individual	66:23	
identified	88:13,19	intraabdomina	Jackson's
23:9	individualize	1	12:15 20:4 24:20 29:20
ileostomy	85:5	41:8 84:9	33:1 45:25
73:18 90:7	individuals	87:2	62:21 63:9
Illinois	74:20	invoices	64:10 90:8,
77:19	infection	55:1,6 79:20	16
imagine	26:2 27:22	involved	jail
58:19	75:10	32:21 33:2	25:5,6,7
immunocomprom	infections	53:23,24	42:15,19,21,
ised	90:1	56:13	22,25 46:21
62:14 88:20	infirm	involvement	47:14 48:17,
implying	76:24	5:13 17:24	23 78:17
78:2	inflammation	involves	jail/prison
impression	87:3	35:15 70:7	66:10
64:19,23	information	issue	jails
impressions	18:20 19:4,	72:3	75:23
65:7	5,9,13,19,20	issues	January
incarceration	20:18	5:22 20:6	29:21 35:7
63:18,20	informed	21:4,9,10	job
64:2	27:25	30:7 33:18,	64:24
incidence	initially	24 60:25	Join
90:1	72:7	63:10 70:2,	61:8,16
incident	injured	4,19 78:15,	63:23 65:1
34:15	11:2	16,24 89:23	70:10
include	injuries	issuing	judgment
54:17	78:25	41:15	8:25 9:4,10,
included	injury		15,19 10:17,
83:16	23:21 31:2	J	21,25 13:11,
including	75:11		12 14:16
7:7 26:1	inside	Jackson	17:1 20:11,
27:20,24	81:8	7:12 9:19	18 41:21
58:15	instance	10:18 11:2	judgments
	34:13,21	14:13,17	17:25 19:22

July 23, 2021				
June	18 60:14	leads	76:13 90:21	
26:23 28:3	61:2,4 65:16	40:18	live	
30:23	76:4,9,11,	leak	70:23	
jury's	23,25 77:7	27:23 70:1	living	
64:24	79:21 81:4	leaking	34:15	
	82:17 83:10	25:24	located	
K	87:21	learn	6:22	
	knowledge	71:18	long	
Kansakar	9:1 49:8	leave	51:7	
23:19 25:22	56:16 75:13, 15	82:20	longer	
29:21 40:17		left	30:13 41:7	
45:16 46:8,	known 46:10	66:10	85:4,11	
10 67:11	Krause	leg	88:17	
87:5	57:15	68:9	look	
Kansakar's	37.13	lengthy	10:8 11:15	
46:22 47:6		28:1	17:17 27:11	
Kansas	L	letter	36:25 56:2 86:6 89:10,	
43:12	labeled	55:7,9	11,14,18,20	
keep 15:16 16:6	8:8 46:15	79:15,16	90:6	
72:23	lack	letting	looked	
kind	34:2,4 36:4	22:2	27:8 79:14	
8:4 28:23	38:18	Lexus 36:13	looking	
32:15 38:11,	lacked		8:7 17:4	
24 57:12	34:8	license 44:1,7	29:25 46:13	
71:10 72:1	lacking	licensed	83:14 86:9,	
73:10 77:13	36:5	6:11 23:4	15 90:8 91:9	
78:11	lacks	life	looks	
kinds	39:7 74:8	76:2	86:7	
89:22	ladder	limited	lose	
know	50:13,16,23	27:21	72:23 88:21	
5:24 6:3	Lake	line	lot	
8:18 10:11	8:7,10	46:24 66:17	39:10 56:21	
18:25 32:23	language	77:16	69:24 72:6	
36:24 40:7	17:5 33:23	lines	75:5 83:14	
41:3 44:7,8, 15,24 46:18	Larry	47:8 71:14	86:4 90:20	
47:16,22,23	65:15	84:23	lots 88:14,15	
48:10,11,13,	law	list	Louis	
14,21,24	16:15	78:20	6:19,23	
49:9,19,22	Laws	listed	34:17 43:14	
50:3,7,8	45:5	56:14	45:12,13	
51:3 52:15,	lawsuit	Listen	49:15 50:2,7	
25 53:16,17,	25:6 31:9,14	21:24 65:15	51:7 54:1	
19 54:13	32:5 54:9	literature	lower	
55:1 56:15	lawyer 35:20	82:14	23:5	
57:11,14,15,	33.20	little		
	I	1	1	

lowest	mandated	medical	Mercy
87 : 4	29:2,6	6:11 8:10,	7:1
	mandating	24,25 9:4,9,	meta-analysis
М	28:22 29:10	10,15,19	86:8
	March	10:17,21,25	Mich.app.
M-I-S-C	21:1 23:12,	13:10,12	lexus
36:13	14,22 24:4,	14:15 16:14	36:2
M.D.	8,11	17:1,13,24	Michigan
5 : 1	MARGOLIS	18:8,19	5:7 7:10 8:3
made	65:11	19:21,25	20:2 34:22
10:25 17:25	Margolis's	20:6,7,11,	35:3,5,14,19
20:9 27:19	49:7	17,19,25	44:16,22,23
38:20 67:11	mark	22:23 23:18,	53:1 56:20,
77:12 80:18	11:25 12:9,	20 24:2,7,13	25 71:12
83:13	10 28:5	25:9 28:4	78:5,7,17
majority	marked	31:2 36:9	middle-aged
28:16 34:25	12:2	39:10 40:8	60:20
35:22 37:16	material	41:20 42:14	mind
38:3 57:2,6	7:15	43:10,11 44:9 47:15	19:8 67:7
69:12,17	materials		mine
71:24 73:22	7:3 8:18	49:21 55:25	11:21
85:6,21	matter	60:25 62:21, 24 63:16,17	minutes
make	66:22	64:7 67:1,16	38:23
5:23 6:4		74:18 79:8	Misc
9:1,5 15:5	Mckenna	89:23 90:9	36:13
16:17 19:13	7:8		mischaracteri
62:4,8,15	Mckenna's	medications	zed
63:1,18 67:7	7:23	22:25	71:20
69:7 81:16	Mcquiston	medicine	mischaracteri
89:23,24	7:10	6:18 9:1	zes
90:2	MDOC	13:7 23:10,	63:13
making	77:18	21 57:12,13	
9:10 19:22	mean	meet	mischaracteri
24:13 28:25	10:1 41:9,11	5:9	zing 73:3
48:16 62:7	51:17 58:2	member	
90:6	62:14 65:16	44:9	misheard
male	66:20,24	mention	8:6
60:20,24	67:19 68:1	23:25	misrepresenti
malpractice	means	mentioned	ng
52:17	68:13 81:1	7:21 8:15	38:11
	86:8 92:2	30:12 41:9	missing
manage 69:23	meant	45:19 48:18	35:2
	66:21 84:22	61:10 78:1	Missouri
manager	median	87:23	7:1 43:12
47:7	80:21,25	mentioning	52:20,22
mandate	81:1,3 82:23	7:22 35:4	53:3,6
29:15 66:15,	85:25	41:18	Misstates
18,23	1	1	11:3

misunderstood	86:6 88:17		office
7:17	needed		6:21,22
month	92:4	0	18:19 19:3
24:25 56:2,	never	obese	20:3,5
5,7 59:23	33:4 34:7	62:11 88:20	46:22,23
60:1 88:1	41:2 45:11		47:2,6,7
months	53:2 67:8	obesity	91:24
30:25 64:3	74:11,14,16,	60:23	oftentimes
	25 75:22	object	28:10
80:16,20,22	77:7	16:14 69:8	Ohio
82:24 84:14,		objection	
24 85:1,2,7	nine	16:17 29:5	36:3,8,11,
86:1 88:5,	80:22 82:24	31:20,21	13,17 37:20 55:14 56:19
10,17	85:25	40:5 52:15	
morbid	nobody's	61:7,14	okay
60:23	56:9	63:3,4,11,22	7:15 9:24
morbidly	nonresponsive	64:13,22	10:4 11:15
62:11 88:20	40:21 64:14	65:9,11,19	16:18,20
move	notes	66:1 67:21	17:11 19:11
40:21 50:23	8:9 49:2	69:2,7 70:9	22:6,11
87:10	58:15 59:6	74:5 86:2	32:11 37:2
moved	67:10,15,24	90:12	41:6 42:12,
34:17 45:10,	notice	objections	15 43:9
11,14 50:12	5:7 7:13	81:21	46:20 47:1
multiple	12:4,9,10	objective	48:2 53:5,10
62:11 86:9	52:21,24	75:13,14	55:10 58:18
	53:1 58:8	obstructing	59:16 62:17
N N	62:24 82:16,	84:22	65:7 71:1
N	21	obtain	76:12 77:1,9
name	noticed	19:20,21	78:9 79:23
5:10 36:17	61:10	obviously	80:21 81:25
46:21 49:9	November	60:15	82:8 83:23
53:15,17	8:13,15		84:24 89:13
56:23	11:18 40:7	occasions 20:2,5 46:22	90:17 91:18
name's	79:17	·	oncology
42:14	number	occur	51:18
	36:11 52:5	26:3 33:5	one
named	53:13 55:22,	occurred	9:18 10:1,3
54:10	25 56:17	14:4 30:23	15:22,23
names	60:22	32:6 39:17	17:10 31:1,
56:18	numerous	occurring	19 34:15,17
necessary	22:8	28:24	42:1 43:25
63:19	nurse	offer	44:25 46:3,
necessity	42:17 46:20	73:21,23	16,22 47:17
20:8	47:2 48:11	offered	53:2,21
need	nutritional	71:10	54:3,9 55:14
17:16 19:19	83:18 84:9	offhand	56:6 59:24
25:24 27:22	90:3	47:16	60:21,25
65:23 83:12	30.3		63:25 65:15
	1	1	ı

74:25 81:8	originally	66:6	88:6,11
82:20 83:10	79:17	paper	patient's
85:13 87:11	ostomy	21:9 86:9	15:4 19:12
88:1,16	47:9		88:13
89:9,14,19	out-of-jail	papers 11:21	patients
ongoing	47:23 48:12		6:25 9:6,11
53:6	outside	<pre>paragraph 27:18 33:23</pre>	13:13 14:7
open	37:5 64:13,		22:9 26:6,18
7:14 78:16	22 68:21	parent 7:2	28:14,16,19,
operative	74:5		20 38:18
27:6 33:14,	outweighed	part	51:24 69:17
22 63:6 91:4	20:12	12:24 82:6	70:3,12,17
opine		87:9,13	71:15 72:6
84:8	overwhelming	particular	73:8,9,17,
opined	28:16 34:25 35:22 37:16	5:14 7:8	18,19 84:12
78:12	38:3 69:12,	8:11 13:3	85:12,21
opinion	17 71:24	17:23,25 18:20 19:3,	88:15 90:4
9:17 10:16	73:22 85:6,	4,6,8,23	patients'
13:14,21	20	29:15 32:5	17:17
14:22 15:11		35:8 36:21	payment
16:21 17:1	_	42:5 44:25	55:5,8
18:6 39:1	P	49:20 54:13	pays
74:4 82:14		70:4 71:25	48:6,10
opinions	page 28:4 33:21	73:1 75:4	pelvis
5:14 11:7	92:12	77:20,22	30:14 61:21
13:23 15:2		81:8 82:1	people
34:2 35:16	pages	passed	62:13 65:17
36:4,22 49:3	58:16	16:16	69:13,22
51:11 78:7	paid	past	70:3,21
opportunity	18:13,16 47:23 79:21	62:12 91:7,8	71:16,17,20
5:9 12:13		pathologies	72:5,25
62:20	pain	54:6	73:6,16,19,
opposing	24:14 30:7 68:8,9	patient	22 74:17
74:9	,	13:21 18:21,	perceive
optimize	Papendick 7:11 9:17	25 19:4,6,9,	75:16,18
83:17	10:17,21	15,17,23	percent
options	20:17 24:6,	24:6,13	29:17 37:9,
9:5	12 25:15,18	27:19,25	11 40:2
order	39:25 40:15,	28:24 29:2,	41:10 55:17
7:8 12:2	22,23 45:17,	10,12,13	57:8,9,10
35:11,21	22,23 13.17,	47:11 54:6	60:21,25
86:9 92:4	66:2 77:10,	62:18 67:3,	69:13
organs	12,23	16 68:1,11,	perception
32:21	Papendick's	14 72:4	75:16,21
original	14:8 20:10	76:1,15,16	76:8,12
23:7	46:3 64:11,	77:13 81:5	perceptions
	19 65:5,8	82:2 83:18	75:14
	, , , , , , , , , , , , , , , , , , ,	85:5,9 86:25	
		<u> </u>	

perfectly	75:19,25	potentially	prior
21:5	plaintiff	75:18	7:22 13:22
perform	18:3,5,6,7,	pouch	62:12
26:7,18	13 67:12	72:7	prison
59:22 63:19	86:17	pouches	25:5,11,12
76:5,17	plaintiff's	71:22	26:9,10 33:1
performed	18:11 91:23		42:22 43:1
12:14 26:22		pouching 72:8 73:19	62:22 63:1
28:10,11,12,	plaintiffs 37:12		75:9,22
13 32:7		practice	76:15 78:5,
37:11,15	planning	6:14,15,16,	11,23
38:1,3 41:24	25:6	18 8:21,22	prisoner
42:2 59:20	please	12:20,21,25	74:25 75:2
60:6,13 84:6	20:24 35:2	13:3,4,13	76:14,18,20
performing	36:17 92:11	14:1,5	prisoners
51:25 89:16	point	19:17,18 35:9 45:7	75:8
	13:20 33:5	68:19 75:4	
period 36:13	63:12 64:14		prisons 75:18,23,25
	81:1 86:20	practices	77:10,23,23
personal	points	57:19	•
47:10 68:18	8:17	practicing	<pre>privileges 6:25 44:4</pre>
70:19	policies	35:11,18	
personally	77:20 78:1,	57:2,4	probably
68:6 69:4,10	3,6,8,9,12	preliminary	11:16,17
pertain	polyps	46:15,17,18	42:7 52:14
50:17	78:15	58:6	56:2,9,12,
Ph.d.	poor	prep	21,22 58:4,
22:21	30:16 32:15	54:17	18 76:21
physical	pop-up	preparation	87:3
17:18 20:25	42:5	79:24	problem
23:10,17,18,	populated	prepare	16:11 20:25
21 24:3	76:21	38:24 54:19	23:18 36:3
25:12 31:5,	position	prepared	55:12 59:11
10,14 32:6	18:11 50:24,	11:7	72:2
physician	25	preponderance	problems
19:10 54:7	positions	45:2	5:24 20:19
physicians	49:17	prescribe	23:8,9 24:1,
17:13,17	possible	22:25	2,7 30:19
61:4	9:16 13:17	present	33:4 39:14,
place	15:9 16:24,	19:19	17,24 40:10
61:6,13	25 40:12	presented	procedure
63:3,4,11,21	91:12,14	66:7	26:7,19
64:12,21	possibly	presenting	27:20 30:16
67:20 69:1	25:3 48:17	38:22	32:13 51:22
70:8 84:7,22	potential	pretty	52:7 60:7
87:6 90:11	20:4 25:24	77:3	67:4,6
places	27:22,23		80:13,22
72:7 73:9	39:14 62:6,7	Primarily	82:3,5,11,24
	37.14 02.0,/	63:24	83:8,25

05 05 05 0	1	1 00 7 15	
85:25 87:2	psychiatry	23:7,15	Ralph
88:6,11	22:23	25:16 26:11,	5:1,6
procedures	psychological	12,14,17	ran
28:9 37:15	21:4 22:18,	29:1,9 31:12	36:3
52:1,5 77:21	20 23:8,25	32:4 34:4	range
84:6 85:21	24:1 70:2	40:6,14,20,	57 : 10
88:16	71:16 72:2	25 41:12	rarely
process	psychological	44:20 46:16	_
80:15 81:9		48:4,7 55:24	28:17
	1 y	56:17 64:13,	rate
84:17	71:23	14 65:13,23,	54:22 80:2
processes	psychologist	24 68:22	re-operation
84:5 85:6	21:11,15,19	1	25:24 27:22
productive	22:8,13 23:4	70:11 72:10,	reach
30:6	psychology	16,17,20,25	15:7
professional	21:10 22:16,	73:4,11,25	read
57:2,6	21	74:3,13	14:25 20:14
professionals	psychosocial	75:13,20	
8:24 9:9	73:21	81:10,13,18	24:9,11
		82:22 86:10	27:16,17
professor	punched	87:8,10	33:22 37:4,
49:15,24	21:8 23:13	89:12 91:22	23 45:15,18,
50:4,6,12,19	purposes	questioning	21,25 46:3,7
51:4	5:7 57:1	46:25 66:17	48:4,16
profuse	pursuant	77:17	57:21,24
79:4	5:7	questions	59:3 65:24
programs	put	. -	81:17
programs 71:16.25	put 34:11 37:21	5:13,22	
71:16,25	34:11 37:21	5:13,22 15:22,23	reading
71:16,25 73:1	34:11 37:21 39:22,25	5:13,22 15:22,23 16:8,9,11,18	reading 66:5 71:14
71:16,25 73:1 progress	34:11 37:21 39:22,25 54:24 65:12	5:13,22 15:22,23 16:8,9,11,18 19:8 22:5	reading 66:5 71:14 82:20 83:1,2
71:16,25 73:1 progress 8:9	34:11 37:21 39:22,25 54:24 65:12 79:24	5:13,22 15:22,23 16:8,9,11,18 19:8 22:5 37:1 38:24	reading 66:5 71:14 82:20 83:1,2 85:19
71:16,25 73:1 progress 8:9 proper	34:11 37:21 39:22,25 54:24 65:12 79:24 putting	5:13,22 15:22,23 16:8,9,11,18 19:8 22:5 37:1 38:24 42:8 59:15	reading 66:5 71:14 82:20 83:1,2 85:19 ready
71:16,25 73:1 progress 8:9 proper 9:19 10:17,	34:11 37:21 39:22,25 54:24 65:12 79:24	5:13,22 15:22,23 16:8,9,11,18 19:8 22:5 37:1 38:24 42:8 59:15 65:4,10	reading 66:5 71:14 82:20 83:1,2 85:19 ready 26:6,18
71:16,25 73:1 progress 8:9 proper	34:11 37:21 39:22,25 54:24 65:12 79:24 putting	5:13,22 15:22,23 16:8,9,11,18 19:8 22:5 37:1 38:24 42:8 59:15	reading 66:5 71:14 82:20 83:1,2 85:19 ready 26:6,18 reality
71:16,25 73:1 progress 8:9 proper 9:19 10:17,	34:11 37:21 39:22,25 54:24 65:12 79:24 putting 86:20	5:13,22 15:22,23 16:8,9,11,18 19:8 22:5 37:1 38:24 42:8 59:15 65:4,10	reading 66:5 71:14 82:20 83:1,2 85:19 ready 26:6,18
71:16,25 73:1 progress 8:9 proper 9:19 10:17, 20 90:2	34:11 37:21 39:22,25 54:24 65:12 79:24 putting	5:13,22 15:22,23 16:8,9,11,18 19:8 22:5 37:1 38:24 42:8 59:15 65:4,10 66:15,19	reading 66:5 71:14 82:20 83:1,2 85:19 ready 26:6,18 reality 75:22 reason
71:16,25 73:1 progress 8:9 proper 9:19 10:17, 20 90:2 properly	34:11 37:21 39:22,25 54:24 65:12 79:24 putting 86:20	5:13,22 15:22,23 16:8,9,11,18 19:8 22:5 37:1 38:24 42:8 59:15 65:4,10 66:15,19 71:5 72:16	reading 66:5 71:14 82:20 83:1,2 85:19 ready 26:6,18 reality 75:22
71:16,25 73:1 progress 8:9 proper 9:19 10:17, 20 90:2 properly 24:15 30:6 provide	34:11 37:21 39:22,25 54:24 65:12 79:24 putting 86:20 	5:13,22 15:22,23 16:8,9,11,18 19:8 22:5 37:1 38:24 42:8 59:15 65:4,10 66:15,19 71:5 72:16 90:18 quote	reading 66:5 71:14 82:20 83:1,2 85:19 ready 26:6,18 reality 75:22 reason
71:16,25 73:1 progress 8:9 proper 9:19 10:17, 20 90:2 properly 24:15 30:6 provide 26:18 72:8	34:11 37:21 39:22,25 54:24 65:12 79:24 putting 86:20 Q qualified 34:9 35:17,	5:13,22 15:22,23 16:8,9,11,18 19:8 22:5 37:1 38:24 42:8 59:15 65:4,10 66:15,19 71:5 72:16 90:18 quote 37:6,8,12,25	reading 66:5 71:14 82:20 83:1,2 85:19 ready 26:6,18 reality 75:22 reason 30:9,11
71:16,25 73:1 progress 8:9 proper 9:19 10:17, 20 90:2 properly 24:15 30:6 provide 26:18 72:8 73:17 78:10	34:11 37:21 39:22,25 54:24 65:12 79:24 putting 86:20 Q qualified 34:9 35:17, 18	5:13,22 15:22,23 16:8,9,11,18 19:8 22:5 37:1 38:24 42:8 59:15 65:4,10 66:15,19 71:5 72:16 90:18 quote 37:6,8,12,25 38:16,18	reading 66:5 71:14 82:20 83:1,2 85:19 ready 26:6,18 reality 75:22 reason 30:9,11 45:13 64:7,9
71:16,25 73:1 progress 8:9 proper 9:19 10:17, 20 90:2 properly 24:15 30:6 provide 26:18 72:8 73:17 78:10 provided	34:11 37:21 39:22,25 54:24 65:12 79:24 putting 86:20 Q qualified 34:9 35:17, 18 question	5:13,22 15:22,23 16:8,9,11,18 19:8 22:5 37:1 38:24 42:8 59:15 65:4,10 66:15,19 71:5 72:16 90:18 quote 37:6,8,12,25 38:16,18 39:2,4 74:8	reading 66:5 71:14 82:20 83:1,2 85:19 ready 26:6,18 reality 75:22 reason 30:9,11 45:13 64:7,9 66:8 68:11
71:16,25 73:1 progress 8:9 proper 9:19 10:17, 20 90:2 properly 24:15 30:6 provide 26:18 72:8 73:17 78:10 provided 8:14 20:18	34:11 37:21 39:22,25 54:24 65:12 79:24 putting 86:20 Q qualified 34:9 35:17, 18 question 6:2,4,15	5:13,22 15:22,23 16:8,9,11,18 19:8 22:5 37:1 38:24 42:8 59:15 65:4,10 66:15,19 71:5 72:16 90:18 quote 37:6,8,12,25 38:16,18 39:2,4 74:8 quoted	reading 66:5 71:14 82:20 83:1,2 85:19 ready 26:6,18 reality 75:22 reason 30:9,11 45:13 64:7,9 66:8 68:11 85:10 88:16 89:13 90:9
71:16,25 73:1 progress 8:9 proper 9:19 10:17, 20 90:2 properly 24:15 30:6 provide 26:18 72:8 73:17 78:10 provided 8:14 20:18 providers	34:11 37:21 39:22,25 54:24 65:12 79:24 putting 86:20 Q qualified 34:9 35:17, 18 question 6:2,4,15 7:20 10:5,7	5:13,22 15:22,23 16:8,9,11,18 19:8 22:5 37:1 38:24 42:8 59:15 65:4,10 66:15,19 71:5 72:16 90:18 quote 37:6,8,12,25 38:16,18 39:2,4 74:8 quoted 55:15	reading 66:5 71:14 82:20 83:1,2 85:19 ready 26:6,18 reality 75:22 reason 30:9,11 45:13 64:7,9 66:8 68:11 85:10 88:16 89:13 90:9 reasonable
71:16,25 73:1 progress 8:9 proper 9:19 10:17, 20 90:2 properly 24:15 30:6 provide 26:18 72:8 73:17 78:10 provided 8:14 20:18 providers 20:2 42:15	34:11 37:21 39:22,25 54:24 65:12 79:24 putting 86:20 —	5:13,22 15:22,23 16:8,9,11,18 19:8 22:5 37:1 38:24 42:8 59:15 65:4,10 66:15,19 71:5 72:16 90:18 quote 37:6,8,12,25 38:16,18 39:2,4 74:8 quoted 55:15 quoting	reading 66:5 71:14 82:20 83:1,2 85:19 ready 26:6,18 reality 75:22 reason 30:9,11 45:13 64:7,9 66:8 68:11 85:10 88:16 89:13 90:9 reasonable 9:14 19:18
71:16,25 73:1 progress 8:9 proper 9:19 10:17, 20 90:2 properly 24:15 30:6 provide 26:18 72:8 73:17 78:10 provided 8:14 20:18 providers 20:2 42:15 70:18 78:10,	34:11 37:21 39:22,25 54:24 65:12 79:24 putting 86:20 Q qualified 34:9 35:17, 18 question 6:2,4,15 7:20 10:5,7 13:2 14:3 15:16,18,24,	5:13,22 15:22,23 16:8,9,11,18 19:8 22:5 37:1 38:24 42:8 59:15 65:4,10 66:15,19 71:5 72:16 90:18 quote 37:6,8,12,25 38:16,18 39:2,4 74:8 quoted 55:15	reading 66:5 71:14 82:20 83:1,2 85:19 ready 26:6,18 reality 75:22 reason 30:9,11 45:13 64:7,9 66:8 68:11 85:10 88:16 89:13 90:9 reasonable 9:14 19:18 60:5
71:16,25 73:1 progress 8:9 proper 9:19 10:17, 20 90:2 properly 24:15 30:6 provide 26:18 72:8 73:17 78:10 provided 8:14 20:18 providers 20:2 42:15 70:18 78:10, 23	34:11 37:21 39:22,25 54:24 65:12 79:24 putting 86:20 Q qualified 34:9 35:17, 18 question 6:2,4,15 7:20 10:5,7 13:2 14:3 15:16,18,24, 25 16:1,2,3,	5:13,22 15:22,23 16:8,9,11,18 19:8 22:5 37:1 38:24 42:8 59:15 65:4,10 66:15,19 71:5 72:16 90:18 quote 37:6,8,12,25 38:16,18 39:2,4 74:8 quoted 55:15 quoting	reading 66:5 71:14 82:20 83:1,2 85:19 ready 26:6,18 reality 75:22 reason 30:9,11 45:13 64:7,9 66:8 68:11 85:10 88:16 89:13 90:9 reasonable 9:14 19:18 60:5 reasons
71:16,25 73:1 progress 8:9 proper 9:19 10:17, 20 90:2 properly 24:15 30:6 provide 26:18 72:8 73:17 78:10 provided 8:14 20:18 providers 20:2 42:15 70:18 78:10, 23 psychiatric	34:11 37:21 39:22,25 54:24 65:12 79:24 putting 86:20 —	5:13,22 15:22,23 16:8,9,11,18 19:8 22:5 37:1 38:24 42:8 59:15 65:4,10 66:15,19 71:5 72:16 90:18 quote 37:6,8,12,25 38:16,18 39:2,4 74:8 quoted 55:15 quoting	reading 66:5 71:14 82:20 83:1,2 85:19 ready 26:6,18 reality 75:22 reason 30:9,11 45:13 64:7,9 66:8 68:11 85:10 88:16 89:13 90:9 reasonable 9:14 19:18 60:5 reasons 66:3 81:7
71:16,25 73:1 progress 8:9 proper 9:19 10:17, 20 90:2 properly 24:15 30:6 provide 26:18 72:8 73:17 78:10 provided 8:14 20:18 providers 20:2 42:15 70:18 78:10, 23	34:11 37:21 39:22,25 54:24 65:12 79:24 putting 86:20 Q qualified 34:9 35:17, 18 question 6:2,4,15 7:20 10:5,7 13:2 14:3 15:16,18,24, 25 16:1,2,3, 4 18:22 21:13,14,18,	5:13,22 15:22,23 16:8,9,11,18 19:8 22:5 37:1 38:24 42:8 59:15 65:4,10 66:15,19 71:5 72:16 90:18 quote 37:6,8,12,25 38:16,18 39:2,4 74:8 quoted 55:15 quoting 81:4,15	reading 66:5 71:14 82:20 83:1,2 85:19 ready 26:6,18 reality 75:22 reason 30:9,11 45:13 64:7,9 66:8 68:11 85:10 88:16 89:13 90:9 reasonable 9:14 19:18 60:5 reasons 66:3 81:7 83:13,16
71:16,25 73:1 progress 8:9 proper 9:19 10:17, 20 90:2 properly 24:15 30:6 provide 26:18 72:8 73:17 78:10 provided 8:14 20:18 providers 20:2 42:15 70:18 78:10, 23 psychiatric	34:11 37:21 39:22,25 54:24 65:12 79:24 putting 86:20 Q qualified 34:9 35:17, 18 question 6:2,4,15 7:20 10:5,7 13:2 14:3 15:16,18,24, 25 16:1,2,3, 4 18:22 21:13,14,18, 22 22:1,2,4,	5:13,22 15:22,23 16:8,9,11,18 19:8 22:5 37:1 38:24 42:8 59:15 65:4,10 66:15,19 71:5 72:16 90:18 quote 37:6,8,12,25 38:16,18 39:2,4 74:8 quoted 55:15 quoting 81:4,15	reading 66:5 71:14 82:20 83:1,2 85:19 ready 26:6,18 reality 75:22 reason 30:9,11 45:13 64:7,9 66:8 68:11 85:10 88:16 89:13 90:9 reasonable 9:14 19:18 60:5 reasons 66:3 81:7 83:13,16 85:13 88:24
71:16,25 73:1 progress 8:9 proper 9:19 10:17, 20 90:2 properly 24:15 30:6 provide 26:18 72:8 73:17 78:10 provided 8:14 20:18 providers 20:2 42:15 70:18 78:10, 23 psychiatric 23:1	34:11 37:21 39:22,25 54:24 65:12 79:24 putting 86:20 Q qualified 34:9 35:17, 18 question 6:2,4,15 7:20 10:5,7 13:2 14:3 15:16,18,24, 25 16:1,2,3, 4 18:22 21:13,14,18,	5:13,22 15:22,23 16:8,9,11,18 19:8 22:5 37:1 38:24 42:8 59:15 65:4,10 66:15,19 71:5 72:16 90:18 quote 37:6,8,12,25 38:16,18 39:2,4 74:8 quoted 55:15 quoting 81:4,15 ————————————————————————————————————	reading 66:5 71:14 82:20 83:1,2 85:19 ready 26:6,18 reality 75:22 reason 30:9,11 45:13 64:7,9 66:8 68:11 85:10 88:16 89:13 90:9 reasonable 9:14 19:18 60:5 reasons 66:3 81:7 83:13,16
71:16,25 73:1 progress 8:9 proper 9:19 10:17, 20 90:2 properly 24:15 30:6 provide 26:18 72:8 73:17 78:10 provided 8:14 20:18 providers 20:2 42:15 70:18 78:10, 23 psychiatric 23:1 psychiatrist	34:11 37:21 39:22,25 54:24 65:12 79:24 putting 86:20 Q qualified 34:9 35:17, 18 question 6:2,4,15 7:20 10:5,7 13:2 14:3 15:16,18,24, 25 16:1,2,3, 4 18:22 21:13,14,18, 22 22:1,2,4,	5:13,22 15:22,23 16:8,9,11,18 19:8 22:5 37:1 38:24 42:8 59:15 65:4,10 66:15,19 71:5 72:16 90:18 quote 37:6,8,12,25 38:16,18 39:2,4 74:8 quoted 55:15 quoting 81:4,15	reading 66:5 71:14 82:20 83:1,2 85:19 ready 26:6,18 reality 75:22 reason 30:9,11 45:13 64:7,9 66:8 68:11 85:10 88:16 89:13 90:9 reasonable 9:14 19:18 60:5 reasons 66:3 81:7 83:13,16 85:13 88:24

recall	23:20 24:17	14:22 15:2,	46:13,15,16
8:16 25:3,14	25:9 26:22,	11 21:10	48:16 58:5,6
30:17 33:20	25.3 20.22, 25 27:1,2,3,	29:23 32:20	61:10 63:6
36:7 46:6,9	4 28:5 29:25	80:12 82:10	91:4,23,25
47:12 49:10	30:1,2,4,10	83:25	92:1,2,5
54:13 58:6	33:10,12	related	reported
66:17 71:14	36:8 38:25	23:21	80:21 82:23
77:16 79:10	39:16 40:8	relation	REPORTER
91:2,11,17	58:11,12	58:12 59:6	11:19 31:17,
receive	62:21 63:7		•
	90:8,25	relative	19,22,25
57:24	·	16:18	48:3 68:20
received	91:1,4,9,10,	release	92:9
27:4 52:21	16 92:3	33:1	reports
53:2	recover	released	7:19 8:9
receiving	76:2,10	62:21,25	represent
84:20	recovered	-	42:14,16
	87:1	63:2	65:17
recent		relevance	
54:3,4	recross	52:16 63:12,	representing
recently	71:6	22 68:3,18	5:11 16:13
24:24	RECROSS-	69:8,21	request
recognize	EXAMINATION	relevancy	7:16 8:1,5
40:3	80:9 89:3	61:14	48:5 65:25
recognized	90:23	remember	require
26:24	rectal	32:2 55:17	69:24 90:3
	30:14 61:11		
recollection	84:19 85:4	65:3 66:10,	requiring
8:13 13:18,		14 67:12	66:15
19 60:10	rectum	87:12	research
75:2	61:20,22	remotely	51:11
recollections	REDIRECT-	5:21	resections
13:24	EXAMINATION	repeat	54:5
reconnecting	71:7 91:20	6:3 31:23	residency
40:10	redundant	repeated	43:13 53:25
	16:3 45:15	65:23	
reconnection	refer		resident
30:15 32:13	70:17 71:15	rephrase	54:1
record		6:3 18:23	residents
5:5 7:7,11	72:25 73:6	29:9	74:10,15
8:5 10:14	reference	replacement	resource
19:7 24:11	33:21	7:12	67:1
27:6,17	referenced	report	respect
34:12 35:13,	12:19 79:15	7:8,9,13,14,	13:15 15:24
25 39:6 55:4	referring	23 8:1,19	
65:12 79:8	68:7 71:17		16:22 21:2
records	86:7	9:21 10:6,8,	23:11,16
		10,12 27:6	44:4,14
7:11 8:3,7,	reflect	28:3 30:12	78:25 79:20
14 17:18	5:5 21:3	33:14,17,22	response
18:8,14,16	regarding	39:22 40:7,	74:12
20:1,24 21:3	9:2,5,6,11	12,25 41:16	

	1 04.10		3 -
rest	84:18	13:5,11	rude
42:4	reverse	15:8,21 18:6	72:11,17
restate	41:7 47:9	19:17 20:15	rules
25:16	80:16,20	21:21 26:12	5:8 35:19
result	87:5 88:5,10	27:14 28:7,	run
10:24 23:1	90:6	9,20,25	49:18
31:3 32:6	reversed	30:23 33:22	
60:7 82:5	15:6 17:19,	35:17 37:3,	S
resulting	21 21:6	17 39:19	
11:1	28:17,18	40:3 41:21,	safe
results	66:5,9,16,22	22 42:23	19:17,19
30:16	69:11,14,18,	45:17,20	safely
retained	23 85:7,22	47:18,19	85:22
8:11 18:3,5,	reversing	50:4,9,24	safest
7 86:17	89:6 90:15	53:6 57:4	80:20,24
87:16	review	58:16 59:12	saint
retainer	5:14 12:13,	71:19 73:4 75:7 76:2,22	42:18
55:7,9 79:15	18 15:4,8,	· ·	
return	10,14 18:7,	79:5,9,12 80:22 81:1	SAITH 92:13
76:14	13,16 24:20,	82:21 92:2	
reversal	23 25:4,10		saying
14:13 16:23	26:25 27:3	ring	11:20 24:8
17:9,10 20:4	29:24 30:1	36:14	25:11 34:7
24:8 25:7,25	38:22 58:23,	rise	38:13,19
26:23 27:2	25 62:20	60:22	39:9 41:13
28:15,22	65:4 79:20	risk	77:2 79:7
29:3,7,11,	reviewed	14:12,16	86:11
13,14,18	7:15,22	20:11 27:21	says
30:13,23	12:16,22	39:25 40:1,	29:16 37:7,8
31:3,6,10,15	13:1 14:8,11	17 60:16,19	38:16 39:2
32:7,19	15:17,18,20	risks	55:9 82:19
33:3,5,15,	16:5,6 20:10	25:23 26:3,	84:12,24
17,19 39:15,	24:12 27:5,	4,5,8,9,17,	85:17
19,23 41:25	12 30:1	24 27:19	Scarber
46:23 62:5	38:25 44:17,	40:3,15	5:4,11 10:9,
63:2,9,19	21 49:6	41:19 62:17	15 11:4,24
64:1,8,10	58:12,21	robbery	12:3,8,12
68:24 77:14	90:9	48:17,25	22:10 29:8
80:12,22	reviewing	Robin	31:24 32:3
82:10,24	30:4	11:24 12:8	36:18,20
83:3,6,7,10,	reviews	48:2	42:21,24
19,24 84:13	37:10,11	role	43:3 55:4,10
85:11,12,25	45:1 55:22,	64:23	59:14 61:6,
86:22 88:23	25	room	13 63:3,21,
89:16 90:10	revoked	78:23	24 64:12,21
reversals	44:1	routine	65:4,9,14,20
14:23 15:3,	right	76:16	66:1,12,14
12 28:6	11:11 12:25		67:20 68:3,
	<u> </u>	<u> </u>	

16,18,21	sense	signed	someone's
69:1,7,19	81:16	27:25 91:25	53:16
70:8 71:8	sentence	significant	sooner
74:7 90:11,	27:16,17	25:23 60:25	31:11,15
19 91:13,21	sepsis	70:13	32:8 33:6
92:8	53:24	Silverman	39:15,19,23
Scarber's		5:1,6,9	sores
81:20	September 36:11	10:16 17:3,	78:16
scarring		23 18:18	sort
41:8 61:21,	serious 28:24	19:25 21:11	47:14 68:13
24 62:4,6		22:13 28:6	
84:9	serve	31:8 32:12,	sought 13:20
scheduled	8:12	18,25 33:25	sound
87:7	service	36:21 37:4,	67:7
school	72:8 73:7	25 38:2,17	
16:15 22:16	services	41:13 59:19	sounds 14:9 41:12
43:10,11	7:16 56:14	74:8,9,11	60:5 79:18
scope	set	77:18	
64:13,22	91:9,16	Silverman's	speaking 21:25
68:22 87:10	settled	37:9,10 39:4	
second	53:14	similar	special
7:12 13:14,	settlement	13:8	70:18
21,23 27:14	53:17	simple	specializing
31:19	settlements	72:10	34:23
secondary	53:18	sincerity	specialty
84:18	seven	32:25	57:3,11,16,
secure	56:13	single	18 74:12
70:22	several	56:23 66:21	specific
see	34:1 83:4,9,	site	23:20 37:18
6:25 26:24	20,25 85:10,	79:12	65:10 82:21
27:14 37:20	13	sits	specifically
42:5 55:5	shorter	30:15	33:4 47:2,4
63:17 67:15	84:13	situation	70:19 83:12
68:13 79:16	shortness	28:25	speculation
82:18 86:10	68:8	skewed	86:3
90:9,14,25	shot	38:7	speculative
91:6	33:2	smell	86:4
seeing	show	21:7 70:1	speed
14:6 51:24	33:21	social	27:7
84:4	showed	70:2,14,19	spell
seek	33:13 91:13	71:10	36:16
68:24	shown	socially	spend
send	33:10,12	70:24 71:23	51:21,22,24
70:3,21 72:5	sic	societies	52:7
73:9,16,17,	84:17	44:10,14	St
18	sick	Society	6:19,23 7:1
	90:4	44:11	25:5 34:17
			42:15,19
		I	

43:14 45:12, 12 81:3 89:7,14 90:7 51:17 54:1 50:2,7 51:7 54:1 51:17			•	
13 47:14 49:15 50:27, 7 5tomas 51:17 51:17 51:14 55:17 51:17 51:14 55:17 51:14 55:18 51:18	43:14 45:12,	12 81:3	subset	26:22 34:23
49:15 50:2,7 51:7 54:1 Stomas 69:13,23 71:21,23 stop subspecialist 51:18 surgeon's 20:3,5 51:14 54:5 68:9 88:10 surgeon's 20:3,5 Surgeon's 20:3,7 Surgeon's 20:3,7 Surgeon's 20:3,5				
51:7 54:1 69:13,23 51:18 68:9 88:10 staff 44:4 51:7 stop 25:11 53:2 20:3,5 standard 15:21 21:21 40:21 52:17 53:5 32:20:3,5 13:3,5,6 35:9 41:21 50:20,22 suffer 31:2,5 28:7 62:12 54:11 57:1 50:20,22 50:20,22 70:7,14 surgeries 52:17 53:5 34:11,12 surgeries 31:2,5 surgeries 34:10 50:20,22 70:7,14 surgery 7:12 8:5,22, 32:1 35:10 30:17 surgeries 32:1,25 32:1 35:10 30:17 35:10 30:17 30:16 40:11, 35:10 36:26:20:22,33 20:12,13 32:19,25 32:10 33:16 40:11, 34:15,16 35:14 36:9 36:10 38:4 38:4 38:4 38:4 38:17 38:4 38:17 38:4 38:17 38:20 39:3 38:17 38:20 39:3 38:10 38:20 39:3 38:11 38:20 39:3 38:20 39:3 38:20 39:3 39:14 30:12,20		· ·		
staff 71:21,23 sue 25:11 53:2 20:3,5 standard 10:22 11:1 40:21 sued 52:17 53:5 Surgeon's 13:3,5,6 35:9 41:21 stopped 52:17 53:5 surgeries 35:9 41:21 stops 50:20,22 suffer surgeries 58:9 str1 strops 50:20,22 suffering 70:7,14 surgery start 43:10 stricture 30:17 35:10 39:16 40:21 70:7,14 surgery start 30:17 35:10 39:16 40:21 39:16 40:21 70:7,14 30:17 23:20:12,13 started 50:11 72:18 stricture 39:16 40:21 88:4 39:16 40:21 46:10 87:10 88:4 39:16 40:11 77:14 88:4 39:17 20:19,25 20:19,25 20:19,25 20:19,25 20:19,25 20:19,25 20:19,25 20:19,25 20:19,25 20:19,25 20:19,25 20:19,25 20:19,25 20:19,25 20:19,25 20:19,25 20:19,25 20:19,25 20:19,25	·		_	
Standard 15:21 21:21		-	21:18	
Standard		•	1	
10:22 11:1	44:4 51:7		25:11 53:2	20:3,5
12:19,20,24	standard	15:21 21:21	sued	Surgeons
13:3,5,6 35:9 41:21 54:11 57:1 50:20,22 50:20	10:22 11:1	40:21	52:17 53:5	44:11,12
13:3,5,6 35:9 41:21 54:11 57:1 88:9 50:20,22 stress 21:5 35:10 35:	12:19,20,24	stopped	suffer	surgeries
Start	13:3,5,6			
54:11 57:1 50:20,22 70:7,14 surgery start 21:5 35:10 7:12 8:5,22, 43:10 stricture suggest 25:19,25 started 30:17 39:16 40:11, 26:4 31:6 7:18 14:6 50:11 72:18 strike 15 77:14 34:24 35:1, 50:11 72:18 strike 15 77:14 34:24 35:1, 34:15,16 strike 15 77:14 34:24 35:1, 34:15,16 stroke 38:17 34:24 35:1, 35:14 36:9 44:25 45:6 stroke 38:17 38:57,8,14 44:25 45:6 structure 38:17 38:57,8,14 40:17 41:2 suggesting 43:20 47:18 stated 20:5 35:13 structures suggesting 43:20 47:18 statement 32:1 55:8 students supplied 50:12,20 states 38:19 supplied 50:25,764:8 80:18 81:19 stoil 69:25 71:22 68:11 states 38:4 38:4 38:14	1 1			
88:9 stress sufficiently 7:12 8:5,22, start 3:10 stricture 30:17 35:10 23 20:12,13 7:18 14:6 stricture 30:17 39:16 40:11, 26:44 31:6 26:43 31:6 50:11 72:18 strike 15 77:14 34:24 35:1,		_	_	
start 21:5 35:10 23 20:12,13 43:10 stricture 30:17 39:16 40:11, 25:19,25 7:18 14:6 50:11 72:18 strike 39:16 40:11, 25:19,25 5tate 34:15,16 34:24 35:1, 34:24 35:1, 34:15,16 35:14 36:9 46:10 87:10 suggested 38:47 31:12,12,22 34:25 45:6 strocke 38:17 suggesting 40:17 41:2 40:17 41:2 20:5 35:13 37:4 structure 38:20 39:3 51:4,16,25 8 tatement 32:1 55:8 students 49:17 4:19 supplied 52:9 57:7,9 8 tatements 32:1 studies 69:25 71:22 58:11 10 61:19 8 tates 49:21 74:19 supplied 52:9 57:7,9 58:11 50:12,20 8 tates 49:21 74:19 supplies 69:25 71:22 58:11 50:11,25 8 states 49:21 74:19 86:10,13 86:14 50:12,20 8 states 49:21 74:19 86:11 supplies 69:		•	·	
43:10 started 30:17 39:16 40:11, 5:14 36:21 26:4 31:6 34:24 35:1, 9:11, 21:22, 23:15:14 36:9 44:25 45:6 46:10 87:10 88:4 9:11, 21, 22, 24 37:18 38:5, 7, 8, 14 40:11, 15:77:14 34:24 35:1, 9:11, 21:22, 23:15:14 33:10 39:16 40:11, 15:77:14 34:24 35:1, 9:11, 21:22, 23:15:14 34:24 35:1, 9:11, 21:22, 23:15:14 34:24 35:1, 9:11, 21:22, 23:15:14 34:24 35:1, 9:11, 21:22, 23:15:14 34:24 35:1, 9:11, 21:22, 23:15:14 34:24 35:1, 9:11, 21:22, 23:15:14 34:24 35:1, 9:11, 21:22, 23:15:14 34:24 35:1, 9:11, 21:22, 23:15:14 34:24 35:1, 9:11, 21:22, 23:15:14 34:24 35:1, 9:11, 21:22, 23:15:14 34:24 35:1, 9:11, 21:22, 23:15:15 34:24 35:1, 9:11, 21:22, 23:15:15 38:17 38:17 38:5, 7, 8, 14 40:17 41:2 4			_	
started 30:17 39:16 40:11, 26:4 31:6 50:11 72:18 30:17 39:16 40:11, 26:4 31:6 50:11 72:18 strike 39:16 40:11, 34:24 35:1, state 46:10 87:10 suggested 38:57, 8, 14 34:15,16 stroke 38:17 suggesting 40:17 41:2 35:14 36:9 44:25 45:6 structure 63:8 suggesting 40:17 41:2 32:1 55:8 structures 38:20 39:3 50:12,20 47:18 32:1 55:8 students supplied 50:12,20 32:1 55:8 suggestion 38:20 39:3 51:4,16,25 80:18 81:19 students supplied 52:9 57:7,9 80:18 81:19 studies 69:25 71:22 68:11,25 81:1 supplies 69:25 71:22 68:11,25 81:1 86:7,9,13 86:7,9,13 86:14 supporting 86:14 surgical 81:1 suth 42:6 48:19 71:19 5:23 13:23 37:15 80:3,9 study			35:10	· ·
7:18 14:6 strike 15 77:14 34:24 35:1, 50:11 72:18 strike 25:16 40:21 88:4 9,11,21,22, 34:15,16 35:14 36:9 44:25 45:6 stroke 38:17 38:57,8,14 44:25 45:6 stroke 26:2 27:21 suggesting 38:57,8,14 42:0:5 35:13 structure 63:8 49:15,24 statement 26:1 suggesting 49:15,24 statement structures 38:20 39:3 50:12,20 37:4 students supplied 50:12,20 statement studies 69:25 71:22 68:11,25 80:18 81:19 studies 69:25 71:22 68:11,25 80:21 82:2, 38:40,2 38:11 62:5,7 64:8 52:19 56:18, 86:7,9,13 86:7,9,13 86:14 supplying 67:1,5,9,14, 81 study 86:1 support 52:25 27:24 82:9 study 86:1 support 67:3,4,6 surgical 83:18 84:9 stump 52:23 13			suggest	T
State 25:16 40:21 46:10 87:10 38:4 9,11,21,22, 23 37:18 38:57,8,14 38:4 38:57,8,14 38:4 38:57,8,14 38:57,8,14 40:17 41:2 4		30:17	39:16 40:11,	
50:11 72:18 25:16 40:21 88:4 9,11,21,22, 34:15,16 35:14 36:9 44:25 45:6 38:17 38:5,7,8,14 44:25 45:6 stroke 26:2 27:21 suggesting 38:5,7,8,14 44:25 45:6 structure 63:8 49:15,24 5tated 26:1 suggesting 50:12,20 37:4 structures 38:20 39:3 50:12,20 5tatement 32:1 55:8 suggestion 58:11 50:12,20 52:19 55:8 students 58:11 50:12,20 51:4,16,25 52:9 57:7,9 80:18 81:19 studies 69:25 71:22 68:11,25 69:25 71:22 68:11,25 74:10,15 76:1,5,9,14 71:14 71:19 71:14 89:15 76:1,5,9,14 77:14 89:16 86:14 80:21 86:14 80:21 86:14 80:21 86:14 80:21 86:14 80:21 86:14 80:21 86:14 80:21 86:14 80:21 86:14 80:21 86:14 80:21 86:14 80:25 80:25		strike	15 77:14	1
state 46:10 87:10 suggested 38:17 38:5,7,8,14 40:17 41:2 40:17	50:11 72:18			
34:15,16 35:14 36:9 36:2 27:21 38:17 38:5,7,8,14 44:25 45:6 structure 26:2 27:21 suggesting 63:8 stated 26:1 structures 38:20 39:3 50:12,20 20:5 35:13 37:4 structures 27:24 suggestion 38:20 39:3 statement 38:20 39:3 50:12,20 32:1 55:8 49:21 74:19 supplied 52:9 57:7,9 80:18 81:19 50:21 82:2, 58:11 10 61:19 82:9 studies 69:25 71:22 68:11,25 32:1 20,25 84:2,4 85:10,13 69:25 74:10,15 52:19 56:18, 20,25 84:2,4 85:10,13 86:7,9,13 86:14 77:14 89:16 52:19 56:18, 38:4 supplying 17,19,22 77:14 89:16 83:18 84:9 86:11 support 28:3 37:15 study 86:11 supporting 18:11 surgical step-down 76:24 42:6 48:19 50:3,9 50:3,9 50:3,9 50:3,9 50:3,9 50:3,2 30:15 61:11 50:2 50:2 50:2 stoma 68:24 69:11, 18,25 71:21 79:19 50:2 50:2 50:2 50:2 78:16 79:4	state			23 37:18
35:14 36:9 26:2 27:21 suggesting 40:17 41:2 44:25 45:6 structure 26:1 43:20 47:18 20:5 35:13 structures 26:1 26:1 37:4 structures 38:20 39:3 51:4,16,25 statement 58:11 sugplied 52:9 57:7,9, 32:1 55:8 49:21 74:19 supplied 52:9 57:7,9, 80:18 81:19 studies 69:25 71:22 68:11,25 statements 80:21 82:2,23 83:4,9,20,25 84:2,4 59:25 71:22 69:25 71:22 68:11,5,9,14, states 52:19 56:18,21,20 86:7,9,13 86:7,9,13 86:7,9,13 86:14 50:12,20 status 80:21 82:2,23 supply 70:14 89:16 70:1,5,9,14, 70:1,5,9,14, status 88:4 supplying 17:19,22 77:14 89:16 status 86:7,9,13 support 28:33 37:15 step-down 76:24 42:6 48:19 50:3 67:3,4,6 steps 71:19 51:15 supporting 18:11 sustained 55:25 27:24 sustained 31:14 steps 50:3,9 50:2 50:2 50:2 50:2 study 50:12,20 50:12,20 50:12,20 70:11,5,	34:15,16		,	38:5,7,8,14
44:25 45:6 structure 63:8 43:20 47:18 stated 26:1 suggesting 63:8 20:5 35:13 37:4 structures 27:24 sugplied statement 32:1 55:8 sudents 58:11 10 61:19 80:18 81:19 studies 69:25 71:22 68:11,25 80:21 82:2, 23 83:4,9, 20,25 84:2,4 stipply 69:25 74:10,15 52:19 56:18, 21,22,24 85:10,13 86:7,9,13 86:14 77:14 89:16 status 86:7,9,13 86:14 77:14 89:16 80:23 13:23 83:18 84:9 study 90:3 86:14 step-down 76:24 study 90:3 surgical steps 71:19 5:23 13:23 25:25 27:24 steps 71:19 5:23 13:23 44:1 58:15 sump 19:13 47:4 57:14 82:19, 58:15 sump 19:13 47:4 57:14 82:19, 58:15 sub-interest/specialty 51:15 50:2 50:2 58:16 surely 30:15 61:11 51:15 50:2 50:2 58:16 surely 31:14 51:14 58:16 surely 50:2 50:2 58:14 59:2	35:14 36:9			40:17 41:2
stated 20:5 35:13 37:4 structures 38:20 39:3 49:15,24 50:12,20 51:4,16,25 50:12,20 51:4,16,25 50:12,20 51:4,16,25 50:12,20 51:4,16,25 50:12,20 51:4,16,25 50:12,20 51:4,16,25 50:12,20 51:4,16,25 50:12,20 51:4,16,25 50:12,20 51:4,16,25 50:12,20 51:4,16,25 50:12,20 51:4,16,25 50:12,20 51:4,16,25 50:12,20 51:4,16,25 50:12,20 51:4,16,25 50:29 57:7,9,1 60:25 50:12,20 51:4,16,25 50:29 57:7,9,1 60:25 70:12 60:25 70:12 60:25 70:1,59,14 70:1,59,14 70:19 70:1,59,14 <th>44:25 45:6</th> <th></th> <th></th> <th>43:20 47:18</th>	44:25 45:6			43:20 47:18
20:5 35:13 37:4 statement 32:1 55:8 80:18 81:19 82:9 statements 32:1 55:8 32:1 studies 80:21 82:2, 23 83:4,9, 20,25 84:2,4 85:10,13 86:7,9,13 88:4 status 83:18 84:9 step-down 76:24 steps 50:3,9 sticky 50:3,9 sticky 50:12,20 51:4,16,25 52:9 57:7,9, 10 61:19 52:9 57:7,9, 10 61:19 62:5,7 64:8 68:11,25 69:25 71:22 supply 69:25 74:10,15 69:25 74:10,15 69:25 74:10,15 69:25 74:10,15 69:25 74:10,15 69:25 77:14 89:16 88:14 support 17:13 82:14 90:3 supporting 18:11 surgical 28:3 37:15 67:3,4,6 surrounding 25:25 27:24 suspended 44:1 sure 51:14 52:15 52:9 57:7,9, 10 61:19 62:5,7 64:8 68:11,25 76:1,5,9,14, 59:25 77:14 89:16 51:13 82:14 90:3 supplying 86:14 51:13 82:14 90:3 surgical 28:3 37:15 67:3,4,6 surgical 28:14 28:3 37:15 67:3,4,6 surgical 28:14 28:3 37:15 67:3,4,6 surgical 28:14 28:3 37:15 67:3,4,6 surgical 31:14 surgical 28:13 28:13 28:13 28:13 29:13 29:13 28:14 28:13 28:13 28:13 28:13 28:14 28:13 28:13 28:14 28:13 28:13 28:14 28:13 28:14 28:13 28:13 28:14 28:13 28:14 28:13 28:14 28:13 28:14 28:14 28:13 28:14 28:13 28:14 28:14 28:15 28:11 28:10 28:11 28:13 2				49:15,24
37:4 statement 27:24 supplied 52:9 57:7,9, 32:1 55:8 49:21 74:19 supplies 62:5,7 64:8 80:18 81:19 82:9 80:21 82:2, 80:21 82:2, statements 80:21 82:2, 80:25 71:22 68:11,25 32:1 20,25 84:2,4 85:10,13 86:14 76:1,5,9,14, 52:19 56:18, 86:7,9,13 86:14 80:21 82:14 77:14 89:16 52:19 56:18, 86:7,9,13 86:14 80:21 82:14 86:14 83:18 84:9 86:7,9,13 80:21 82:14 28:3 37:15 85:10,13 86:14 80:21 82:14 28:3 37:15 86:10,3 86:14 80:21 82:14 28:3 37:15 80:24 81:9 90:3 80:21 82:14 28:3 37:15 86:11 80:26 48:19 80:27 80:21 80:21 80:21 85:25 3 13:23 80:21 80:21 80:21 80:21 80:21 80:21 80:21 80:21 70:14 80:14 80:14 80:14 80:14 80:14 80:14 80:14 80:14 80:14 80:14 80:14 80:14 80:14 80:14 80:14 80:14 80:14 80:14 80:14			1	
statement 27:24 supplied 58:11 52:9 57:7,9, 32:1 55:8 49:21 74:19 58:11 69:25 71:22 68:11,25 80:18 81:19 80:21 82:2, 23 83:4,9, 69:25 74:10,15 32:1 20,25 84:2,4 85:10,13 86:14 77:14 89:16 52:19 56:18, 86:7,9,13 86:7,9,13 77:14 89:16 52:19 56:18, 86:7,9,13 86:14 77:14 89:16 83:18 84:9 86:11 support 17:13 82:14 83:18 84:9 86:11 support 28:3 37:15 86:11 support 57:3,4,6 step-down 76:24 42:6 48:19 5:23 13:23 57:24 steps 71:19 5:23 13:23 57:14 82:19, 50:25 27:24 steps 71:19 51:15 50:2 </th <th></th> <th></th> <th>38:20 39:3</th> <th>· ·</th>			38:20 39:3	· ·
32:1 55:8 49:21 74:19 58:11 10 61:19 80:18 81:19 80:21 82:2, 69:25 71:22 68:11,25 80:21 82:2, 23 83:4,9, 69:25 71:22 74:10,15 32:1 20,25 84:2,4 85:10,13 86:7,9,13 86:14 77:14 89:16 83:18 84:9 86:11 support 17,19,22 77:14 89:16 84:11 support 28:3 37:15 67:3,4,6 85:10 support 28:3 37:15 67:3,4,6 86:11 supporting 18:11 25:25 27:24 85:15 sumporting 18:11 25:25 27:24 85:15 sumporting 18:11 suspended 58:15 sumporting 18:11 suspended 58:15 sumporting 19:13 47:4 suspended 58:15 sub-interest/specialty 51:15 51:15 50:2 50:2 88:24 69:25 76:1,5,9,14 77:14 89:16 77:14 89:16 86:7,9,13 86:14 80:14 80:14 80:11 86:11 supporting 18:11 10 61:19 80:15 80:14 80:11 80:14 80:11 80:14 80:14 80:11 80:14 80:14 80:14 80:14 80:14		27:24	supplied	
80:18 81:19 82:9 49:21 74:19 studies 69:25 71:22 68:11,25 74:10,15 76:1,5,9,14, 69:25 77:14 89:16 7		students	58:11	
80:18 81:19 82:9 studies 69:25 71:22 68:11,25 statements 32:1 20,25 84:2,4 85:10,13 86:7,9,13 88:4 supplying 86:14 76:1,5,9,14, 76:1,5,9,14, 77:14 89:16 status 83:18 84:9 86:7,9,13 88:4 supplying 86:14 17,19,22 status 83:18 84:9 study 86:11 support 90:3 surgical 28:3 37:15 67:3,4,6 step-down 76:24 stuff 42:6 48:19 71:19 supporting 18:11 25:25 27:24 steps 50:3,9 71:19 sumporting 18:11 surrounding 25:25 27:24 stump 50:3 sumporting 18:11 suspended 44:1 5:23 13:23 44:1 sticky 58:15 30:15 61:11 57:14 82:19, 21 89:23,25 sworn 5:2 stoma 68:24 69:11, 18,25 71:21 51:15 surely 84:17 symptoms 68:14 79:19 surgeon system		49:21 74:19	supplies	
80:21 80:21 82:2, 23 83:4,9, 69:25 74:10,15 32:1 20,25 84:2,4 85:10,13 86:14 17,19,22 52:19 56:18, 86:7,9,13 86:14 supplying 17,19,22 77:14 89:16 52:19 56:18, 86:7,9,13 86:14 support 28:3 37:15 83:18 84:9 86:11 support 28:3 37:15 86:11 supporting 18:11 28:3 37:15 67:3,4,6 surrounding 25:25 27:24 steps 71:19 5:23 13:23 19:13 47:4 58:15 sump 30:15 61:11 57:14 82:19, 80:21 5toma 68:24 69:11, 51:15 80:24 84:17 80:24 80:24 78:16 79:19 79:19 86:14 80:25 80:21 80		studies		·
statements 23 83:4,9, 69:25 76:1,5,9,14, states 85:10,13 86:14 17,19,22 77:14 89:16 52:19 56:18, 86:7,9,13 86:14 supplying 17,19,22 77:14 89:16 status 86:7,9,13 support 28:3 37:15 67:3,4,6 surgical 28:3 37:15 67:3,4,6 surporting 18:11 25:25 27:24 surpounding 25:25 27:24 surpounding 25:25 27:24 surpounding 25:25 27:24 suspended 44:1 suspended 44:1 suspended 44:1 sustained 31:14 sustained 31:14 sustained 31:14 sustained 31:14 sworn 5:2 sworn 5:2 surply 5:2 surply 5:2 surply 5:2 surply 5:2 <th>82:9</th> <th></th> <th></th> <th>· ·</th>	82:9			· ·
32:1 20,25 84:2,4 supplying 17,19,22 52:19 56:18, 86:7,9,13 86:14 77:14 89:16 52:19 56:18, 86:7,9,13 support 20,25 84:2,4 85:10,13 86:14 86:14 77:14 89:16 88:4 support 28:3 37:15 67:3,4,6 88:11 supporting 80:11 28:3 37:15 86:11 supporting 80:11 80:11 86:11 supporting 80:11 80:11 86:11 supporting 80:12 80:12 80:12 supporting 80:12 80:12 80:12 supporting 80:12 80:12 80:13 supporting 10:12 80:12 80:13 supporting 10:12 10:12 80:13 supporting 10:12 10:12 80:13 supporting 10:12 10:12 80:13 supporting 10:12 10:12 80:13 supporting 10:12 <td< th=""><th>statements</th><th>1</th><th></th><th>T</th></td<>	statements	1		T
states 85:10,13 86:14 77:14 89:16 52:19 56:18, 21,22,24 88:4 support 28:3 37:15 status 83:18 84:9 86:11 supporting 28:3 37:15 step-down 86:11 supporting surrounding 76:24 42:6 48:19 5:23 13:23 44:1 steps 71:19 5:23 13:23 44:1 sticky 30:15 61:11 57:14 82:19, 21 89:23,25 sustained 58:15 sub-interest/specialty 51:15 50:2 stoma 51:15 Surely sworn 68:24 69:11, 18,25 71:21 51:15 Surely symptoms 78:16 79:4 79:19 surgeon system	32:1			
52:19 56:18, 21,22,24 86:7,9,13 88:4 support 17:13 82:14 28:3 37:15 67:3,4,6 status 83:18 84:9 86:11 support 17:13 82:14 28:3 37:15 67:3,4,6 step-down 76:24 42:6 48:19 sure 71:19 25:25 27:24 steps 50:3,9 71:19 5:23 13:23 44:1 sticky 58:15 30:15 61:11 57:14 82:19, 21 89:23,25 sustained 31:14 stoma 68:24 69:11, 18,25 71:21 51:15 Surely 84:17 sworn 5:2 78:16 79:4 79:19 surgeon system	states			
21,22,24 88:4 17:13 82:14 28:3 37:15 status 86:11 supporting 25:25 27:24 step-down 42:6 48:19 50:3,9 stump 18:11 25:25 27:24 sticky 58:15 stump 19:13 47:4 suspended 58:15 30:15 61:11 57:14 82:19 sustained stoma 30:15 61:11 57:14 82:19 sworn 68:24 69:11 51:15 Surely sworn 73:2,7,8 59:19 surgeon symptoms 78:16 79:4 79:19 surgeon system	52:19 56:18,			
status 83:18 84:9 study 90:3 67:3,4,6 step-down 50:24 supporting 18:11 25:25 27:24 steps 42:6 48:19 51:19 sure suspended 50:3,9 stump 30:15 61:11 57:14 82:19, sustained 58:15 sub-interest/stoma 57:14 82:19, 31:14 68:24 69:11, sub-interest/specialty 90:2 sworn 73:2,7,8 51:15 Surely symptoms 78:16 79:4 79:19 surgeon 5ystem				
83:18 84:9 86:11 supporting 25:25 27:24 step-down 42:6 48:19 18:11 25:25 27:24 steps 71:19 sure suspended 50:3,9 stump 30:15 61:11 57:14 82:19, sustained 58:15 sub-interest/ 21 89:23,25 31:14 stoma 51:15 21 89:23,25 sworn 68:24 69:11, 18,25 71:21 51:15 Surely 5:2 73:2,7,8 79:19 84:17 68:14 79:19 surgeon system	1 '			
step-down stuff supporting surrounding 76:24 42:6 48:19 50:3,9 sure suspended 50:3,9 stump 5:23 13:23 44:1 58:15 stump 19:13 47:4 sustained 58:15 sub-interest/ 21 89:23,25 sworn 50:23 51:14 57:14 82:19 31:14 50:23 51:15 50:2 51:14 50:23 50:2 50:2 50:2 50:2 50:2 50:2 50:2 50:2 50:2 50:2 50:2 50:2 50:2 50:2 50:2 50:2 50:2 50:2 50:2 50:2 50:2 50:2 50:2 50:2 50:2 50:2 50:2 50:2 50:2 50:2 50:2 50:2 50:2 50:2 50:2 50:2 50:2 50:2 50:2 50:2 50:2 50:2 50:2 50:2 50:2 50:2 50:2 50:2 50:2 <th></th> <th>. -</th> <th>90:3</th> <th>67:3,4,6</th>		. -	90:3	67:3,4,6
step-down stuff 18:11 25:25 27:24 steps 71:19 sure suspended 50:3,9 stump 19:13 47:4 sustained 58:15 30:15 61:11 57:14 82:19, 31:14 stoma 21 89:23,25 sworn 68:24 69:11, 51:15 surely 73:2,7,8 59:19 surgeon 79:19 surgeon system			supporting	surrounding
steps 42:6 48:19 50:3,9 stump sticky 30:15 61:11 58:15 sub-interest/stoma 68:24 69:11, 18,25 71:21 51:15 73:2,7,8 sure 78:16 79:4 5:23 13:23 44:1 sustained 57:14 82:19, 21 89:23,25 sworn 5:2 sworn 5:2 symptoms 68:14 68:14 79:19 surgeon	_			25:25 27:24
steps 71:19 5:23 13:23 44:1 sticky 30:15 61:11 57:14 82:19, sustained stoma specialty 21 89:23,25 sworn 68:24 69:11, 51:15 surely 73:2,7,8 subsequent 84:17 78:16 79:4 79:19 surgeon system		42:6 48:19	sure	suspended
sticky 30:15 61:11 19:13 47:4 sustained 58:15 sub-interest/ 21 89:23,25 sworn stoma 90:2 5:2 68:24 69:11, 18,25 71:21 51:15 Surely symptoms 73:2,7,8 79:19 84:17 68:14 79:19 surgeon system		71:19		_
sticky 30:15 61:11 57:14 82:19, 31:14 stoma specialty 90:2 sworn 68:24 69:11, 51:15 surely symptoms 73:2,7,8 79:19 84:17 68:14 78:16 79:4 79:19 surgeon system	50:3,9	stump		
58:15 sub-interest/stoma 21 89:23,25 sworn 68:24 69:11, 18,25 71:21 51:15 Surely symptoms 73:2,7,8 79:19 84:17 68:14 78:16 79:4 79:4 surgeon system	sticky	_ _		
stoma specialty 90:2 5:2 68:24 69:11, 51:15 Surely symptoms 18,25 71:21 subsequent 84:17 68:14 78:16 79:4 79:19 surgeon system	58:15		1	
68:24 69:11, 18,25 71:21 73:2,7,8 78:16 79:4 Specialty 51:15 Surely 84:17 84:17 surgeon Symptoms 68:14 symptoms 68:14	stoma	-	1	
18,25 71:21 subsequent 73:2,7,8 79:19 surgeon system system				
73:2,7,8 79:19 surgeon system	1		_	
78.16 79.4 73.13 surgeon system		_	84:17	68:14
12:14 17:3		/9:19		system
	70.10 75.1		12:14 17:3	

		•	
26:2 27:25	23:10 26:6	20:10,14	46:4,24
73:20 75:9	35:2 47:13	24:20 25:4	47:20 48:16
	53:13,22	29:24 34:1,	51:5 53:4,15
	56:23 69:11	3,8,24 36:6	54:19,24
T	85:20 88:15	37:10 57:1	55:14 56:6,
		63:13 64:11,	10,20 57:25
Take	temporarily	1	
11:15	87:6	20,24 65:5,8	60:10,12
takedown	tend	Texas	71:4 77:3,12
59:20 60:7	45:2	34:17,18	79:22 80:2,
62:9,15,18	Tennessee	45:10	14 82:16
takedowns	34:13,14,16,	textbook	87:25 91:3,
59:22	19 35:4	67:1	8,14,16
	45:2,5,8,10,	Thank	thinking
taken	11 56:19	22:11 23:6	74:24
5:6 47:14,16		26:21 28:2	third
76:6	Tentatively	31:7 35:3	7:13 13:21,
talk	87:7		23
35:3,4	terms	36:19 41:23	
talked	5:13 14:16	42:9 43:2,4	thought
17:6 79:25	15:13 45:5	55:10 59:9	8:4 10:12
	75:10	73:24 78:13	50:11
talking	testified	80:5 82:8	threatened
7:18 12:20	12:19 14:12,	88:25 90:18	25:8
13:7 24:3,13	21 15:10	91:18	three
37:18,19	17:4 20:17	Thanks	38:23 40:1
39:13,18	24:6 25:10,	40:5 65:20	46:5 76:1
41:1 47:2	15, 18, 22	90:19	85:7 87:25
63:25 69:3	28:21 29:22	thicker	88:2,5,10,17
78:21 80:23,		61:25	
24 83:6	33:13 38:7,		threw
84:5,8,10	9,15 40:4	thing	46:14
target	56:18,21,22	7:21 40:19	time
54:8,10	59:19 61:14	50:21 64:24	41:24 42:2,
taught	63:5,8 70:17	89:14 91:3	5,9 43:24,25
8:25 74:11,	74:18 87:21	things	48:22 51:21,
-	89:5	13:8 22:19	23,24 52:6,
16,18	testify	25:23 34:9	7,8 54:1,17,
teach	21:24 34:10,	41:1,8,14,	19,24 57:2,6
49:21 74:10,	12,20 35:9,	15,18 43:9	59:9,19
15	11 37:5	62:15 70:23,	62:25 67:5,8
team	39:20	24,25 73:21	79:24 80:21,
65 : 16	testifying	75:11,23	25 82:23
teams	33:14 34:9	78:1 89:10,	83:17 84:12
70:3	57:3 78:2	11,22 90:5	85:25 86:21
technical		92:4	88:25 89:5,
5 : 23	testimony		6,15 91:6,
	11:3 12:18	think	13,19
tell	13:1 14:8,11	7:22 19:18	•
7:3 11:16,17	15:10,14,17,	22:19 24:24	times
16:1,4,17	18,19,20	25:8 32:9,14	6:8,10
17:16 20:25	16:6,7 17:13	33:13 45:24	47:13,16

	true	67:15 68:5,9	
timing	9:8 14:18,	72:25	v
15:13 16:22	19,20 17:22		v
17:9 80:12	18:12 24:19	U	vague
82:10	33:25 37:12		29:5
tissues	38:6,8	uncontrolled	variables
61:24,25	74:14,17,19	88:21	84:7
today	91:4	undergo	various
5:10,12 7:4	truth	29:11,12,13	17:4
10:13 11:8	38:9 41:5	67:3,5 75:9	
39:12 54:14,	truthfully	88:23	vary 62:18
20 55:20	38:15 74:18	undergoes	venture
82:13 86:5,	91:15	76:14	69:12
13 87:18	try	understand	
91:6,12	5:24 6:4	5:15 6:2,5	versus 14:12 35:6
told	64:1 72:16	7:20 18:22	36:1,8 76:15
12:16 13:15	trying	29:1 31:12	84:14,24
15:17 47:6,	35:8,16	77:24 81:20	vertical
10 51:10	41:20 72:14	85:14,19	53:24
top	73:11	89:12	violated
72:8 73:7,	turning	understanding	54:11
20,21	61:24	5:22 18:20	
total	twice	19:5 35:20	violence
44:20	33:2 52:18	66:18 75:23	48:15,24
touch	two	unit	visited
34:18	5:20 20:1	52:2	46:24
touching	30:25 31:1	University	visits
34:16 45:6	32:1,20	36:9 43:12,	29:20 30:5
track	34:11 38:23	14 49:16	67:12
50:10 51:1	42:1 46:5,	50:2,7 51:8	vitae
training	17,22 51:2	unpaid	49:11
9:1 61:3	53:5 54:5	49:14 50:24	voice
treat	56:2 59:24	unredacted	23:5
74:20	66:11 74:25	10:12	volume
treated	80:16,20	unusual	52:2,5
19:2	85:7 88:1	5:19	volunteer
treating	two-and-a-	up-to-date	50:24
9:19 10:18	half	11:23 49:11	
18:21	31:1 64:8	upkeep	W
treatment	type	69:24	
9:2,5,14	78:3	ureter	W-E-X-N-E-R
70:18	types	26:1 27:24	36:10
trial	41:15 77:20	urgent	wait
53:11 56:8,9	typical	20:6 63:2	31:17 41:7
•	5:20 59:23		80:20 85:3
trials			
trials 56:10,13	typically 13:6 56:4		87:1,2 88:5, 10,17,24

	1	- , -
89:6,15	whatnot	67:10,15,18,
waiting	88:14	23 85:24
85:10	When's	91:22,24
want	42:2	writing
15:18 21:13	wholly	68:10
26:12 29:12	20:16	written
37:23 41:3	William	10:11 59:2,4
42:5 67:3	43:18	78:9 92:1
69:17,22	willingness	wrong
71:12,17,24	37:5	38:21 66:3
72:3,5,6,17	Wilson	77:15
73:9,14,15,	35:6,14,16,	wrote
22 77:11	25	8:19 40:25
78:14 82:18		58:5 91:25
86:10,22,25	witness	92:2
87:2 89:23,	8:12 10:2,5 11:20 22:7	32.2
24 90:2,11		
wanted	29:6 31:18 32:2 39:7	Y
13:15 24:8	42:23 43:2	
way	48:6 64:4	Yeah
15:25 16:11,	66:2 68:5,17	6:16 37:24
18 52:4	69:3,10,22	81:2 86:19
69:16 71:2	70:11 80:8	year
73:5 83:10	86:6 90:14	31:1 34:15,
84:7	witness's	18 44:18
Weber	63:13 64:22,	56:1,9,11
28:4 67:11	23	60:4,6,9
Weber's	witnesses	year-and-a-
33:17	36:23	half
week		41:1
25:2 42:1,3	wondering	years
45:25 52:10,	9:21	22:9 31:1
12 59:20,25	word	32:20 43:21
weeks	58:25	51:2 56:12
46:5 58:2	work	60:14 64:8
76:2 85:23	34:25 35:23	70:12 75:1
87 : 4	55:16 61:25	87:22,25 88:2
weight	78:4	00:2
88:21 89:25	working 42:19	
well-managed		
89:24	workings 77:25	
went		
32:18 47:4	worth	
Wexner	41:14,18	
	wound	
36:9,10		1
36:9,10 whatever's	90:1	
36:9,10 whatever's 51:3	write 40:7 59:6	